



United States
of America

Congressional Record

PROCEEDINGS AND DEBATES OF THE 110th CONGRESS, SECOND SESSION

Vol. 154

WASHINGTON, TUESDAY, MAY 20, 2008

No. 83

House of Representatives

The House met at 9 a.m. and was called to order by the Speaker pro tempore (Mr. McNULTY).

DESIGNATION OF SPEAKER PRO TEMPORE

The SPEAKER pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC,

May 20, 2008.

I hereby appoint the Honorable MICHAEL R. McNULTY to act as Speaker pro tempore on this day.

NANCY PELOSI,

Speaker of the House of Representatives.

MORNING-HOUR DEBATE

The SPEAKER pro tempore. Pursuant to the order of the House of January 4, 2007, the Chair will now recognize Members from lists submitted by the majority and minority leaders for morning-hour debate.

The Chair will alternate recognition between the parties, with each party limited to 25 minutes and each Member, other than the majority and minority leaders and the minority whip, limited to 5 minutes, but in no event shall debate continue beyond 9:50 a.m.

U.S.-COLOMBIA TRADE PROMOTION AGREEMENT

The SPEAKER pro tempore. The Chair recognizes the gentleman from Illinois (Mr. WELLER) for 5 minutes.

Mr. WELLER of Illinois. Mr. Speaker and ladies and gentlemen of the House, I rise to ask what I consider to be pretty fair questions. That is, if you are in Latin America and you ask anyone in Latin America which country is America's most reliable ally, they likely would say the Republic of Colombia. If you ask anyone in Latin America which political leader in Latin America is America's best partner and most

reliable partner, they would say President Uribe, the democratically elected President of Colombia. Ladies and gentlemen, if you asked in Latin America who is the most popular political figure in the entire hemisphere in his own nation, you would discover it's President Uribe, the President of Colombia, who has an over 83 percent approval rating.

Why? Because he has made tremendous progress, strengthening what is Latin America's longest-standing democracy, reducing violence, making tremendous progress against the three terrorist groups that operate and that have operated for the last several decades in Colombia—the two Communist groups of the FARC and the ELM and the right-wing paramilitaries. He has made tremendous progress.

I would like, Mr. Speaker, to put into the RECORD two news stories from the BBC.

I would note the first story I want to put into the RECORD is the announcement that President Uribe was sending 14 of Colombia's most notorious paramilitary drug lords to the United States to face drug charges.

The second article I would like to put into the RECORD just ran this week. It was of a top commander of the FARC, which is the Communist narcotics trafficking terrorist organization which has been fighting the democratically elected government of Colombia.

In just this past week, one of their top commanders surrendered. Her name is Nelly Avila Moreno. Her nickname was Karina, and she is one of the most notorious FARC commanders. She not only surrendered but she called on other FARC rebels to follow her example and surrender, basically saying it's over; it's time to call it a day to stop the civil war, to stop the narcotics trafficking and to reach a peace agreement with the democratically elected Government of Colombia.

The reason I bring this up is, just a few weeks ago, this House, the Demo-

cratic majority, voted to turn its back on President Uribe. It voted to turn its back on the democratically elected Government of Colombia, America's most reliable partner. You think about it. We have no more reliable partner in Latin America when it comes to counterterrorism, to counternarcotics than the democratically elected Government of Colombia.

What is interesting is we have a trade agreement, a trade promotion agreement, that we have reached with Colombia. It is good for the United States. Right now, Colombian products enter the United States duty-free, tax-free, but U.S. products exported to Colombia face tariffs and taxes. Bulldozers made in my district face taxes of up to 12 to 15 percent, making our products less competitive with Asian products trying to get into the Colombian market as well. In the almost 2 years since this trade agreement was reached, the stalling efforts by this democratic leadership against Colombia has cost U.S. manufacturers and farmers \$1 billion in higher tariffs and in higher taxes on U.S. products.

What I point out is this trade agreement wipes out those taxes, making U.S. manufactured goods, U.S. corn and soybeans more competitive.

Again, Colombian products enter the United States' market duty-free today. They don't face those taxes when they come here, but our products face taxes when they go there. The folks back home whom I represent, they say, you know, we want an even playing field. We're happy to trade with anyone as long as we have an even playing field here. Their products come in duty-free. We want the same opportunity. President Uribe and the democratically elected Government of Colombia have agreed to do that. We just need to ratify the agreement, which is to the advantage of American manufacturers and to American farmers.

Ladies and gentlemen, the reason I mention the prosecution of the

□ This symbol represents the time of day during the House proceedings, e.g., □ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



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paramilitaries, the reason I mention the surrender by a top FARC commander is those who oppose reducing tariffs on U.S.-made products argue that Colombia just doesn't deserve it. They've not done enough when it comes to reducing violence and in going after the narco-traffickers and the terrorists.

Under President Uribe, he has increased the prosecution budget of the State Attorney General, the State prosecutor for the entire country—a nation of 42 million people—by 72 percent in the last 2 years. He has added over 400 new prosecutors.

Ladies and gentlemen, the U.S.-Colombia Trade Promotion Agreement is a good agreement for Illinois manufacturers, for Illinois farmers, for U.S. manufacturers, and for U.S. farmers. Let's ratify this agreement. Let's work with the best partner we have in Latin America.

I urge the Speaker to bring to this floor the U.S.-Colombia Trade Promotion Agreement. Let's give it an up-or-down vote, and I believe it will pass with overwhelmingly bipartisan support.

[From the Economist, May 15, 2008]

FREE TRADE IN THUGS: GETTING TOUGHER
WITH RIGHT-WING WARLORDS

In a surprise move on May 13th, President Alvaro Uribe announced the extradition to the United States of 14 of Colombia's most notorious paramilitary warlords on drug-trafficking charges. As well as sending a warning to other right-wing paramilitaries, the aim is to show Democrats in Washington that Mr. Uribe means what he says about breaking with paramilitary groups who continue to murder trade unionists and other left-wingers.

Democratic congressional leaders and their trade-union allies have cited those murders as a reason for their refusal to approve a free-trade agreement with Colombia. Mr. Uribe may also be hoping to boost his already soaring approval ratings to strengthen his hand in an eventual bid for an unprecedented third term as president. More than two terms in a row are currently banned by the constitution, so this would require approval by Congress.

Mr. Uribe's move could backfire. Human-rights groups fear that it will rob the victims of the compensation that they are entitled to from their tormentors, and could also remove the evidence needed for a successful investigation into why Colombia's paramilitaries and their political accomplices have hitherto enjoyed impunity. More than 60 congressmen, most allies of Mr. Uribe, are either already in prison or under investigation in Colombia for alleged links to paramilitaries. Last month, Mario Uribe, the president's cousin and close political ally, was arrested.

"The good news is that these paramilitary bosses could now face serious jail time," said José Miguel Vivanco, Americas director of Human Rights Watch, a lobbying group. (In the United States, cocaine dealers can get 30 years or more.) "The bad news is they may no longer have any reason to collaborate with Colombian prosecutors investigating their atrocities . . . Just as local prosecutors were beginning to unravel the web of paramilitary ties to prominent politicians, the government has shipped the men with the most information out of the country," he lamented.

In fact, the United States has agreed to allow Colombian prosecutors continued access to the extradited men. They have also apparently agreed to transfer to Colombia any seized assets or fines imposed on the warlords to compensate more than 100,000 victims who have come forward. Created in the 1980s by wealthy ranchers to protect themselves from attacks by the left-wing FARC guerrillas, the paramilitaries developed into armed gangs, accused of many thousands of killings as well as drug-trafficking and money-laundering.

Explaining his decision in a televised address on May 13th, Mr. Uribe said the extradited men had violated the conditions of a 2003 pact with the government under which they agreed to surrender to the authorities in exchange for relatively light prison sentences—a maximum of eight years—and protection against extradition. In return, they had promised to confess to their crimes, cease all illegal activities and use their drug money to compensate the victims of their appalling crimes. But the 14 warlords had continued to run their criminal networks from prison and had failed to pay reparations, Mr. Uribe said.

If the move was made with one eye on Washington, its timing appears to have been determined by a legal wrangle. Groups representing victims have been fighting to halt the extraditions. This appears to have prompted Mr. Uribe's decision to send the paramilitaries to the United States. Colombia's Supreme Court had recently supported these groups, ruling that extraditions of paramilitary bosses should be carried out only after they had confessed to their crimes and paid reparations. But this was overturned by a judicial council last week. Within hours, the first paramilitary leader to be extradited, Carlos Mario Jiménez, alias "Macaco", was on a plane bound for the United States, a journey made a week later by his 14 colleagues. More may follow.

[From BBC News]

FARC CAPTIVE CALLS FOR SURRENDER

A top commander of the FARC rebels in Colombia has urged other rebels to follow her example and surrender.

Nelly Avila Moreno, known as Karina, handed herself in to soldiers over the weekend in the latest blow to FARC.

She said FARC was falling apart under pressure from the military and growing desertions. Several key leaders have been killed in recent months.

Karina has been blamed for a string of murders and abductions in the north-western Antioquia region.

Her surrender is a coup for President Alvaro Uribe, who made her a priority target for the security forces in 2002, the BBC's Jeremy McDermott says.

The Revolutionary Armed Forces of Colombia, or FARC, has been fighting to overthrow the government for more than 40 years.

NOT BLOODTHIRSTY

"To my comrades: Change this life that you are leading in the guerrilla group and re-enter society with the government's re-insertion plan," she said at a news conference called by the army in Medellín.

Her unit had been whittled down to fewer than 50 fighters—down from several hundred—when she surrendered.

Karina said she had been out of contact with FARC's seven-member ruling secretariat for two years.

"The decision [to surrender] was made because of the pressure by the army in the area," she said.

She said she was shaken by the killing of secretariat member Ivan Rios by one of his bodyguards in March.

The bodyguard had cut off Rios's hand and turned it in with his laptop computer in return for a reward.

The government has offered bounties for top rebel commanders. Karina's was \$1m (£512,000). Two weeks ago, President Uribe appealed to her to surrender.

She contacted the army who sent a helicopter to pick up her and another guerrilla, known as Michin.

She denied involvement in the 1983 murder of President Uribe's father and said she was not the "bloodthirsty" woman the authorities described her as.

WOMEN VETS

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from Oklahoma (Ms. FALLIN) for 5 minutes.

Ms. FALLIN. Thank you, Mr. Speaker.

With Memorial Day right around the corner, now is the time to reflect upon the courage, the dedication and the patriotism personified by the men and the women in our Armed Forces. I know many Americans will stop this weekend and will thank a veteran in their family or in their community for their service to our Nation. They may meet a young soldier back from a tour of duty in Iraq and may quietly just thank God that we are born in a Nation where freedom is valued and fought for.

In our modern military, it is becoming increasingly likely that a returning soldier is a woman, and while men still outnumber women in the Armed Forces, military service is no longer a career choice for men only. Today, there are more women than ever choosing to serve their country. They are pilots, engineers, commanders of ships, military police, and nurses. Deployed in two different theaters, women are playing a vital role in our war efforts.

Now more than 185,000 women have been deployed in support of Operation Enduring Freedom, Operation Iraqi Freedom and in other missions since 2001. Since its inception, women have played a vital role in defending our Nation and its freedoms. Whether it is in a hospital, in the tents of the revolution, in the shipyards of World War II or in the strategic combat positions they hold in our modern military, the contribution of women to our national defense is undeniable.

Tomorrow, I will be honored to join several of my colleagues from this chamber as we lay a wreath at the Arlington National Cemetery to honor the more than over 350 women in uniform who have died defending this great Nation since World War I.

In a few hours, we will be given the opportunity to honor these women and their significant contributions to our military when we vote on House Resolution 1054: Honoring the service and achievements of women in the Armed Forces and female veterans. By supporting this resolution, we can send a clear message to our women in the military and to our women veterans that your service is not forgotten nor is your courage, your patriotism nor

your sacrifice. Today, we honor you all.

OFFSHORE DRILLING

The SPEAKER pro tempore. The Chair recognizes the gentleman from Texas (Mr. POE) for 5 minutes.

Mr. POE. Thank you, Mr. Speaker.

As gasoline prices soar to almost \$4 a gallon, the American driving public wants Congress to do something about it, and it is our responsibility.

Where I live, I represent a good part of rural southeast Texas, and many of these individuals are rice farmers, and they work the land, and they can't afford the diesel for their pickup trucks and for their trucks to go and work at the refineries in southeast Texas. All people throughout the country have this same common issue: Why are gasoline prices so high? Why isn't Congress doing something about it?

Well, part of the reason is Congress, instead of exploring our own natural resources, Congress has decided to make the decision to punish energy consumption in this country and to make it more difficult for America to take care of Americans. Congress' policy is let's rely on OPEC; let's rely on that dictator Chavez and get their crude oil while we figure out something else to do on how to take care of ourselves down the road, but the problem is immediate, and we need to deal with it, and we can deal with it.

The first issue: Drilling for crude oil and natural gas. Now, because of Congress, we have made it impossible to drill offshore. This map of the United States shows two areas offshore. This blue area is down by Texas, Louisiana, Mississippi, and Alabama. This area in the Gulf of Mexico is where we drill offshore, and we are glad to do that. That crude oil that we take from the Gulf of Mexico and distribute throughout the United States is good for America. But you see, Mr. Speaker, there is also more crude oil in the Gulf of Mexico by Florida. There is also crude oil over off the east coast. Mr. Speaker, there's also crude oil off the sacred coast of California, the west coast, but we don't drill over there. We don't drill in the Gulf of Mexico. We don't drill on the east coast. Why? Because of Congress.

So one thing we could do is lift the offshore drilling prohibitions, not the regulations, but the prohibitions. But because of the environmental fear lobby that is so strong in this Congress, we don't drill where there's crude oil or natural gas. Way up here, not even on the map, is a place called ANWR where there is nothing except crude oil, and we don't drill for crude oil in ANWR because of the environmental fear lobby and because of Congress.

Let's lift those restrictions and take care of ourselves rather than rely on foreign dictators and OPEC to get our crude oil.

Now, there is going to be another offshore drilling rig out in the Gulf of

Mexico over here near this red zone, but it is not going to be built by Americans. Those rigs out there off the coast of Florida, about 48 miles, are going to be built by the Cubans, and it's financed by the Chinese. That's right. The Chinese and the Cubans are drilling where America ought to drill.

Doesn't that bother anybody? Lift the restrictions.

The second thing we need to do is have more refineries. I represent southeast Texas. We have the Nation's largest refinery and the second largest refinery. Down in the Sabine-Neches Waterway that borders Louisiana there are numerous refineries, but they're running at capacity because we haven't built a new refinery in this country in 30 years.

Why? The environmental fear lobby is prohibiting us from taking care of ourselves. So it doesn't do any good to produce more crude oil if we don't have the refinery capacity to produce gasoline and diesel fuel. So make it easier to have refineries in this country. We need to take care of ourselves.

I was somewhat embarrassed as an American citizen when our President, the most powerful person on Earth, had to go and ask OPEC last week to produce more crude oil so we could have gasoline. Of course, they in their arrogant way said, "Well, we'll think about it. Maybe we will and maybe we won't." See, that is what is happening to our country. We are being held hostage because Congress will not let America take care of Americans.

Mr. Speaker, we need to produce the crude oil, the natural gas that we have. We need to even produce and to build more nuclear plants in this country. Right now, China is building nine nuclear plants, and they have 40 on the drawing boards. How many are we making? We're not making any because the environmental fear lobby will not let us build nuclear power plants in this country.

So how long is it going to take Congress to get the message that we need to reduce gasoline prices? One way to do that is to increase supply, and we can take care of ourselves. We are the only major power in the world that depends on other nations for our fuel and for our economy. This ought not to be, but it is just the way it is.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until 10 a.m. today.

Accordingly (at 9 o'clock and 15 minutes a.m.), the House stood in recess until 10 a.m.

□ 1000

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. PASTOR) at 10 a.m.

PRAYER

The Chaplain, the Reverend Daniel P. Coughlin, offered the following prayer:

Lord of history and purveyor of all the world, it seems that with the passage of time all nations are coming into a closer unity. People of different cultures and religions are being bound together in common concerns and by greater communication.

By Your grace, individuals seem to be more aware of the world around them and grow in a sense of responsibility. Bless this solidarity and help this Nation through leadership in government, religion and industry build a world of prosperity, freed of hunger and assured of justice and peace.

Ignite a spirit of hopefulness in young people that they may prove themselves to be positive, creative and joyful, truly Your free children both now and forever.

Amen.

THE JOURNAL

The SPEAKER pro tempore. The Chair has examined the Journal of the last day's proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the gentleman from Kentucky (Mr. DAVIS) come forward and lead the House in the Pledge of Allegiance.

Mr. DAVIS of Kentucky led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

CELEBRATING ISRAEL'S 60TH ANNIVERSARY

(Mr. HONDA asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HONDA. Mr. Speaker, it is with tremendous honor that I rise today to celebrate the 60th anniversary of a great democracy and our close friend and important ally, Israel. With its strong technology sector in both renewable energy development and high-tech research, Israel is a natural friend of Silicon Valley, which I proudly represent.

Israel's contribution to the high-tech industry, from computer processors to cell phones, and its development of life-saving medical techniques, benefit people around the world every day.

I have fond memories of my first trip to Israel, whose people, history, and culture have left an everlasting impression upon me.

I have supported Israel throughout my career, and will continue to do so. We must continue our democratic partnership with Israel. Once again, Mr.

Speaker, I rise to celebrate the 60th anniversary of Israel.

AMERICA CANNOT AFFORD ILLEGALS

(Mr. POE asked and was given permission to address the House for 1 minute.)

Mr. POE. Mr. Speaker, America cannot afford illegals.

Last year, according to the Los Angeles County Supervisor, "Illegals cost the county \$220 million in public safety, \$400 million in health care, and \$440 million in welfare. Total cost to taxpayers for illegals far exceeds \$1 billion a year, not counting millions for their (free) education."

"This new information," he continued, "shows an alarming increase in the devastating impact illegals continue to have on taxpayers."

Illegals should not receive welfare or government assistance. Many Americans and legal immigrants don't receive needed social services and health care because money is going to those illegally on the land. Try getting treated in any hospital emergency room in the country. The silent secret in the crowded waiting room is that many there are illegals getting health care that someone else—Americans—pay for.

Still doubting? Then wander up to the maternity ward, where the mothers illegally in the United States are having babies at somebody else's expense.

Failure to control the borders allows illegal trespassers to reap what they have not sown and take what they have not earned from America and from legal immigrants.

And that's just the way it is.

IT'S TIME

(Mr. KUCINICH asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. KUCINICH. Americans are now looking at \$4 a gallon for gasoline. Is it going up to \$5 a gallon?

This is having a severe impact on family budgets. It's kind of a regressive tax on the poor and working people of this country, hitting those hardest who are least able to pay. And low-wage workers who commute are finding an increasingly difficult time being able to survive. It's having a devastating impact on our manufacturing economy.

It's time for a new energy policy. It's time for a massive investment by Detroit in fuel efficiency and retooling and hybrids. It's time to end our reliance on oil. It's time to invest in alternative energy, like wind and solar. It's time to stop wars for resources. It's time to stop aggression in the Middle East. It's time to cooperate internationally to protect the environment. It's time to end NAFTA to make environmental quality principles part of our energy policy. It's time to regain control over America's economy and America's future.

CONGRATULATING NORTHERN KENTUCKY UNIVERSITY'S WOMEN'S BASKETBALL TEAM

(Mr. DAVIS of Kentucky asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. DAVIS of Kentucky. Mr. Speaker, I rise today to join my colleagues in the House in congratulating the Northern Kentucky University women's basketball team for winning the NCAA Division II National Championship on March 29, 2008. Yesterday, the House of Representatives passed H. Res. 1147, which congratulates the team and the coaches on their impressive victory.

During the championship game, the Norse overcame a nine-point deficit with less than 6 minutes left in the game to beat the University of South Dakota, 63-58. Senior Angela Healy had 14 points and 13 rebounds in the game. In recognition of her performance, Ms. Healy was voted the Elite Eight's Most Outstanding Player.

This win marked the second time in the last decade that the Norse women have won an NCAA national championship in women's basketball. NKU is now the only collegiate women's program in the Commonwealth of Kentucky to win two national titles in any sport.

The Norse team consisted of 11 outstanding women who are not only championship-caliber players, but by all accounts students and leaders who are a credit to their community as well.

Coach Nancy Winstel should be applauded for her excellent leadership and dedication to Northern Kentucky University.

Mr. Speaker, I want to congratulate the team, the coaching staff, and the entire Northern Kentucky University community for a great season, and to thank my colleagues for their support of this resolution.

DEMOCRATS WORKING TO BRING RELIEF TO HARDWORKING AMERICANS

(Mr. PALLONE asked and was given permission to address the House for 1 minute.)

Mr. PALLONE. Mr. Speaker, over the last couple of weeks, this House has passed important legislation that is going to provide some much needed relief to hardworking families who are being squeezed by high gas prices, high grocery bills, and a housing crisis that many economists believe has not yet hit rock bottom.

Last week, Congress took decisive action to bring down the price of gas by passing legislation to suspend the filling of the Strategic Petroleum Reserve through the end of the year. After initially opposing the proposal, the President announced last Friday that he would comply. The House also overwhelmingly supported a farm bill conference report that invests \$10 billion

more in nutrition programs that will help 38 million Americans afford healthy food. And earlier this month, we passed housing legislation that stabilizes the housing market and makes a real difference for families at risk of losing their homes.

Mr. Speaker, this month, the House has passed significant legislation that will help all Americans and will basically address the economic downturn. I would hope the President would also support these important initiatives.

COUNTY PAYMENTS: WASCO COUNTY, OREGON

(Mr. WALDEN of Oregon asked and was given permission to address the House for 1 minute.)

Mr. WALDEN of Oregon. Mr. Speaker, by refusing to renew the Federal county payments program, Congress has broken its promise to rural, timbered America. Counties like Wasco County in Oregon are affected. It has laid off nine people from its road department, seven full-time, two part-time. That's one-third of its entire road department.

The county has more than 700 miles of road, and not a single road construction project is now underway. County Commissioner Sherry Holliday said, "Counties can't do any strategic planning when our budget is totally up in the air." Well, there is a solution, H.R. 3058, a bipartisan 4-year reauthorization of county timber payments. It's been on the Union Calendar and ready for a vote since January 15. The administration has put forward a variety of offsets to pay for it, and yet the Democratic leadership of this House has refused to bring it up for a vote. That's 126 days that H.R. 3058 has been held hostage by the leadership of this House.

It's time to restore the Federal Government's century-old commitment to rural, timbered communities where Federal lands make up so much of their county.

I call on the leadership once again, free H.R. 3058, bring it up for a vote, keep the roads and schools open in rural America.

MEMORIAL DAY

(Mr. KUHLMAN of New York asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. KUHLMAN of New York. Mr. Speaker, when I look out from the steps of the United States Capitol building, I'm always in awe of the sight before me. The memorials beneath the Capitol steps honor the sacrifices made by the brave men and women who wore the uniform and put their country before themselves. They came from farms and cities, from mountains and villages, and from lives of privilege and lives of poverty. They each answered the call when their Nation needed them most. These men and women represented the best

America had to offer, and they served their country with pride, with honor, and with courage.

Next Monday is Memorial Day. It is a day to remember and honor those men and women who have given their lives for their country. It's a day to cherish and pray for those currently serving their country at home and abroad.

Support for our troops must always be an American issue and never a partisan one as our Nation's heroes are defending each one of our rights as American citizens. We must do what is best for veterans and active soldiers, not what's best for a sound bite, political propaganda, or election year politics. These are our Nation's heroes, and we must never let our fellow Americans forget their bravery and their sacrifices.

THE AMERICAN PEOPLE WANT ANSWERS

(Mrs. BLACKBURN asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. BLACKBURN. Mr. Speaker, I would like to pose a question today, a question for the majority leadership of this House. My constituents are asking me, how high does the price of gasoline have to go before the Democrat leadership of this House decides to vote to allow domestic energy production? How much are Americans going to have to pay before they will bring our bills to the floor to address this issue? They are wanting to know. They also want to know why no refineries have been built since 1976. They want to know why permits seem to be slow walked when it comes to exploring for natural resources.

Today, my constituents in Memphis, Tennessee, are paying \$3.63 for one gallon of gasoline. That's nearly 55 percent more than they were paying when Speaker PELOSI took over.

The American people are wanting answers. And what is the energy solution that the Democratic leadership has offered? Well, it has been banning the traditional light bulb.

Americans want answers, Mr. Speaker, but even more, they want some action. They want the problem solved.

OIL PRICES

(Mr. McDERMOTT asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. McDERMOTT. Mr. Speaker, it's kind of funny to listen to the other side talk today. You would think that they had been really working on the energy crisis in this country.

When the President took over, gasoline was about \$1.80 a gallon, and now it's \$3.80 a gallon where I live. Now, that's an energy policy you could see developed in the White House by Mr. CHENEY. He brought in all the oil company executives and said, how can we

drive up the price of gasoline so you guys can make a whole lot of money? They had a secret meeting. They wouldn't tell anybody who was there. They wouldn't tell anybody what was talked about. They have been fighting in the courts for 8 years to keep from telling us what went on at that meeting at the beginning of the Bush administration.

We see the results. They got them, the biggest profits of the oil companies in history. And we tried to take a little \$16 billion loophole and close it and use some of that money for alternative energy production and conservation and the President said, no way, we can't take anything away from those oil companies. Why, they need it all.

We're not going to get a reduction in oil prices in this country until we change the administration when BARACK OBAMA takes over on the 20th of January, 2009.

□ 1015

RECOGNIZING ISRAEL'S 60TH ANNIVERSARY

(Mr. LAMBORN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. LAMBORN. Mr. Speaker, I rise today to recognize Israel's 60th anniversary and the progress it has made as a nation.

In May, 1948, after almost 2,000 years of exile, Jews returned to their homeland and made the State of Israel a reality. Israel is a model of democracy in action and a pillar of humanity in the Middle East. Its civil liberties are guaranteed by laws, and its laws are protected by an independent judiciary.

Since its founding in 1948, Israel has been constantly aware of the necessity of a strong defense. Wars, conflicts, and terrorism have taught it the importance of utilizing innovative technologies to protect democracy.

The U.S. was the first nation to recognize Israel as a state 60 years ago. Now our countries continue to cooperate in the fight against global terrorism and work together to create and maintain a strong ballistic missile system.

This month we celebrate how far Israel has journeyed since its birth. It is a model of human rights, democracy, and freedom. We are proud to call Israel an ally.

HOUSE REPUBLICANS OFFER SOLUTIONS TO LOWER GAS PRICES

(Ms. FOXX asked and was given permission to address the House for 1 minute.)

Ms. FOXX. Mr. Speaker, the Democrat leadership promised the American people a "commonsense" plan to lower gas prices, but House Democrats have not only failed to offer any meaningful solutions, they've put forward policies that will have precisely the opposite effect.

Since Democrats took control of Congress, gasoline prices have skyrocketed by more than \$1 a gallon. In fact, the price of gas is at an all-time high of \$3.80 a gallon today. This is the last thing middle class families need. Every dollar counts and families should not have to spend it on gasoline.

Middle class families need relief, not more broken promises from the Democrat majority. That's why Republicans will continue to stand up for average Americans and offer solutions to reduce our dependence on Middle Eastern oil, lower gas prices here at home, and invest in alternative forms of energy to create American jobs and grow our economy.

Energy prices are rising, cost of living expenses are rising, and the Democrat leadership is content with sitting on the sidelines and raising taxes and increasing spending.

House Republicans are committed to helping working Americans who are carrying the majority of the burden of the Democrats' failure to lead.

INCREASING AMERICAN ENERGY PRODUCTION RESPONSIBLY

(Mr. BOUSTANY asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BOUSTANY. Mr. Speaker, for 501 days liberal Democrats have controlled Congress. And these liberal Democrats, including the Speaker, continue to talk about their secret solution for skyrocketing gas prices. But they have failed to produce any answers.

Empty rhetoric and broken promises will not lower the price at the pump for American families. The people in my district in Southwest Louisiana understand that and they want real solutions. They want a comprehensive energy policy that allows us to strategically manage our fossil fuel dependence while we then transition and invest in alternative fuels. They don't want an energy policy that's held hostage to radical environmentalism. They want an energy policy that will increase responsible American energy production and refining capacity. They want to unleash American ingenuity and entrepreneurship. They don't want delays. They want a comprehensive energy policy because it's in the interest of our national security.

Families in Southwest Louisiana and across the country are looking for solutions to the price at the pump, they're looking for solutions for health care costs, and they're looking for solutions to the housing slowdown. Republicans have viable answers.

The American people are asking the Democratic leadership in Washington if they have solutions, we haven't seen any. Bring them forward. Let's work together to ease the price at the pump and to decrease America's dependence on foreign sources of oil.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on motions to suspend the rules on which a recorded vote or the yeas and nays are ordered, or on which the vote is objected to under clause 6 of rule XX.

Record votes on postponed questions will be taken later.

HEROES EARNINGS ASSISTANCE AND RELIEF TAX ACT OF 2008

Mr. RANGEL. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 6081) to amend the Internal Revenue Code of 1986 to provide benefits for military personnel, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 6081

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE, ETC.

(a) **SHORT TITLE.**—This Act may be cited as the “Heroes Earnings Assistance and Relief Tax Act of 2008”.

(b) **REFERENCE.**—Except as otherwise expressly provided, whenever in this Act an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to a section or other provision of the Internal Revenue Code of 1986.

(c) **TABLE OF CONTENTS.**—The table of contents for this Act is as follows:

Sec. 1. Short title, etc.

TITLE I—BENEFITS FOR MILITARY

Sec. 101. Recovery rebate provided to military families.

Sec. 102. Election to include combat pay as earned income for purposes of earned income tax credit.

Sec. 103. Modification of mortgage revenue bonds for veterans.

Sec. 104. Survivor and disability payments with respect to qualified military service.

Sec. 105. Treatment of differential military pay as wages.

Sec. 106. Special period of limitation when uniformed services retired pay is reduced as a result of award of disability compensation.

Sec. 107. Distributions from retirement plans to individuals called to active duty.

Sec. 108. Authority to disclose return information for certain veterans programs made permanent.

Sec. 109. Contributions of military death gratuities to Roth IRAs and Education Savings Accounts.

Sec. 110. Suspension of 5-year period during service with the Peace Corps.

Sec. 111. Credit for employer differential wage payments to employees who are active duty members of the uniformed services.

Sec. 112. State payments to service members treated as qualified military benefits.

Sec. 113. Permanent exclusion of gain from sale of a principal residence by certain employees of the intelligence community.

Sec. 114. Special disposition rules for unused benefits in health flexible spending arrangements of individuals called to active duty.

Sec. 115. Technical correction related to exclusion of certain property tax rebates and other benefits provided to volunteer firefighters and emergency medical responders.

TITLE II—IMPROVEMENTS IN SUPPLEMENTAL SECURITY INCOME

Sec. 201. Treatment of uniformed service cash remuneration as earned income.

Sec. 202. State annuities for certain veterans to be disregarded in determining supplemental security income benefits.

Sec. 203. Exclusion of AmeriCorps benefits for purposes of determining supplemental security income eligibility and benefit amounts.

Sec. 204. Effective date.

TITLE III—REVENUE PROVISIONS

Sec. 301. Revision of tax rules on expatriation.

Sec. 302. Certain domestically controlled foreign persons performing services under contract with United States Government treated as American employers.

Sec. 303. Increase in minimum penalty on failure to file a return of tax.

TITLE IV—PARITY IN THE APPLICATION OF CERTAIN LIMITS TO MENTAL HEALTH BENEFITS

Sec. 401. Parity in the application of certain limits to mental health benefits.

TITLE I—BENEFITS FOR MILITARY

SEC. 101. RECOVERY REBATE PROVIDED TO MILITARY FAMILIES.

(a) **IN GENERAL.**—Subsection (h) of section 6428 (relating to identification number requirement) is amended by adding at the end the following new paragraph:

“(3) **SPECIAL RULE FOR MEMBERS OF THE ARMED FORCES.**—Paragraph (1) shall not apply to a joint return where at least 1 spouse was a member of the Armed Forces of the United States at any time during the taxable year.”.

(b) **EFFECTIVE DATE.**—The amendments made by this section shall take effect as if included in the amendments made by section 101 of the Economic Stimulus Act of 2008.

SEC. 102. ELECTION TO INCLUDE COMBAT PAY AS EARNED INCOME FOR PURPOSES OF EARNED INCOME TAX CREDIT.

(a) **IN GENERAL.**—Clause (vi) of section 32(c)(2)(B) (defining earned income) is amended to read as follows:

“(vi) a taxpayer may elect to treat amounts excluded from gross income by reason of section 112 as earned income.”.

(b) **CONFORMING AMENDMENT.**—Paragraph (4) of section 6428(e) is amended by striking “except that—” and all that follows through “(B) such term shall” and inserting “except that such term shall”.

(c) **SUNSET NOT APPLICABLE.**—Section 105 of the Working Families Tax Relief Act of 2004 (relating to application of EGTRRA sunset to this title) shall not apply to section 104(b) of such Act.

(d) **EFFECTIVE DATE.**—The amendments made by this section shall apply to taxable years ending after December 31, 2007.

SEC. 103. MODIFICATION OF MORTGAGE REVENUE BONDS FOR VETERANS.

(a) **QUALIFIED MORTGAGE BONDS USED TO FINANCE RESIDENCES FOR VETERANS WITHOUT REGARD TO FIRST-TIME HOMEBUYER REQUIREMENT.**—Subparagraph (D) of section 143(d)(2) (relating to exceptions) is amended by striking “and before January 1, 2008”.

(b) **INCREASE IN BOND LIMITATION FOR ALASKA, OREGON, AND WISCONSIN.**—Clause (ii) of section 143(l)(3)(B) (relating to State vet-

erans limit) is amended by striking “\$25,000,000” each place it appears and inserting “\$100,000,000”.

(c) **DEFINITION OF QUALIFIED VETERAN.**—Paragraph (4) of section 143(l) (defining qualified veteran) is amended to read as follows:

“(4) **QUALIFIED VETERAN.**—For purposes of this subsection, the term ‘qualified veteran’ means any veteran who—

“(A) served on active duty, and

“(B) applied for the financing before the date 25 years after the last date on which such veteran left active service.”.

(d) **EFFECTIVE DATE.**—The amendments made by this section shall apply to bonds issued after December 31, 2007.

(e) **TRANSITION RULE.**—In the case of any bond issued after December 31, 2007, and before the date of the enactment of this Act, subparagraph (B) of section 143(l)(4) of the Internal Revenue Code of 1986, as amended by this section, shall be applied by substituting “30 years” for “25 years”.

SEC. 104. SURVIVOR AND DISABILITY PAYMENTS WITH RESPECT TO QUALIFIED MILITARY SERVICE.

(a) **PLAN QUALIFICATION REQUIREMENT FOR DEATH BENEFITS UNDER USERRA-QUALIFIED ACTIVE MILITARY SERVICE.**—Subsection (a) of section 401 (relating to requirements for qualification) is amended by inserting after paragraph (36) the following new paragraph:

“(37) **DEATH BENEFITS UNDER USERRA-QUALIFIED ACTIVE MILITARY SERVICE.**—A trust shall not constitute a qualified trust unless the plan provides that, in the case of a participant who dies while performing qualified military service (as defined in section 414(u)), the survivors of the participant are entitled to any additional benefits (other than benefit accruals relating to the period of qualified military service) provided under the plan had the participant resumed and then terminated employment on account of death.”.

(b) **TREATMENT IN THE CASE OF DEATH OR DISABILITY RESULTING FROM ACTIVE MILITARY SERVICE FOR BENEFIT ACCRUAL PURPOSES.**—Subsection (u) of section 414 (relating to special rules relating to veterans’ reemployment rights under USERRA) is amended by redesignating paragraphs (9) and (10) as paragraphs (10) and (11), respectively, and by inserting after paragraph (8) the following new paragraph:

“(9) **TREATMENT IN THE CASE OF DEATH OR DISABILITY RESULTING FROM ACTIVE MILITARY SERVICE.**—

“(A) **IN GENERAL.**—For benefit accrual purposes, an employer sponsoring a retirement plan may treat an individual who dies or becomes disabled (as defined under the terms of the plan) while performing qualified military service with respect to the employer maintaining the plan as if the individual has resumed employment in accordance with the individual’s reemployment rights under chapter 43 of title 38, United States Code, on the day preceding death or disability (as the case may be) and terminated employment on the actual date of death or disability. In the case of any such treatment, and subject to subparagraphs (B) and (C), any full or partial compliance by such plan with respect to the benefit accrual requirements of paragraph (8) with respect to such individual shall be treated for purposes of paragraph (1) as if such compliance were required under such chapter 43.

“(B) **NONDISCRIMINATION REQUIREMENT.**—Subparagraph (A) shall apply only if all individuals performing qualified military service with respect to the employer maintaining the plan (as determined under subsections (b), (c), (m), and (o)) who die or became disabled as a result of performing qualified military service prior to reemployment by

the employer are credited with service and benefits on reasonably equivalent terms.

“(C) DETERMINATION OF BENEFITS.—The amount of employee contributions and the amount of elective deferrals of an individual treated as reemployed under subparagraph (A) for purposes of applying paragraph (8)(C) shall be determined on the basis of the individual’s average actual employee contributions or elective deferrals for the lesser of—

“(i) the 12-month period of service with the employer immediately prior to qualified military service, or

“(ii) if service with the employer is less than such 12-month period, the actual length of continuous service with the employer.”.

(c) CONFORMING AMENDMENTS.—

(1) Section 404(a)(2) is amended by striking “and (31)” and inserting “(31), and (37)”.

(2) Section 403(b) is amended by adding at the end the following new paragraph:

“(14) DEATH BENEFITS UNDER USERRA-QUALIFIED ACTIVE MILITARY SERVICE.—This subsection shall not apply to an annuity contract unless such contract meets the requirements of section 401(a)(37).”.

(3) Section 457(g) is amended by adding at the end the following new paragraph:

“(4) DEATH BENEFITS UNDER USERRA-QUALIFIED ACTIVE MILITARY SERVICE.—A plan described in paragraph (1) shall not be treated as an eligible deferred compensation plan unless such plan meets the requirements of section 401(a)(37).”.

(d) EFFECTIVE DATE.—

(1) IN GENERAL.—The amendments made by this section shall apply with respect to deaths and disabilities occurring on or after January 1, 2007.

(2) PROVISIONS RELATING TO PLAN AMENDMENTS.—

(A) IN GENERAL.—If this subparagraph applies to any plan or contract amendment, such plan or contract shall be treated as being operated in accordance with the terms of the plan during the period described in subparagraph (B)(iii).

(B) AMENDMENTS TO WHICH SUBPARAGRAPH (A) APPLIES.—

(i) IN GENERAL.—Subparagraph (A) shall apply to any amendment to any plan or annuity contract which is made—

(I) pursuant to the amendments made by subsection (a) or pursuant to any regulation issued by the Secretary of the Treasury under subsection (a), and

(II) on or before the last day of the first plan year beginning on or after January 1, 2010.

In the case of a governmental plan (as defined in section 414(d) of the Internal Revenue Code of 1986), this clause shall be applied by substituting “2012” for “2010” in subclause (II).

(ii) CONDITIONS.—This paragraph shall not apply to any amendment unless—

(I) the plan or contract is operated as if such plan or contract amendment were in effect for the period described in clause (iii), and

(II) such plan or contract amendment applies retroactively for such period.

(iii) PERIOD DESCRIBED.—The period described in this clause is the period—

(I) beginning on the effective date specified by the plan, and

(II) ending on the date described in clause (i)(II) (or, if earlier, the date the plan or contract amendment is adopted).

SEC. 105. TREATMENT OF DIFFERENTIAL MILITARY PAY AS WAGES.

(a) INCOME TAX WITHHOLDING ON DIFFERENTIAL WAGE PAYMENTS.—

(1) IN GENERAL.—Section 3401 (relating to definitions) is amended by adding at the end the following new subsection:

“(h) DIFFERENTIAL WAGE PAYMENTS TO ACTIVE DUTY MEMBERS OF THE UNIFORMED SERVICES.—

“(1) IN GENERAL.—For purposes of subsection (a), any differential wage payment shall be treated as a payment of wages by the employer to the employee.

“(2) DIFFERENTIAL WAGE PAYMENT.—For purposes of paragraph (1), the term ‘differential wage payment’ means any payment which—

“(A) is made by an employer to an individual with respect to any period during which the individual is performing service in the uniformed services (as defined in chapter 43 of title 38, United States Code) while on active duty for a period of more than 30 days, and

“(B) represents all or a portion of the wages the individual would have received from the employer if the individual were performing service for the employer.”.

(2) EFFECTIVE DATE.—The amendment made by this subsection shall apply to remuneration paid after December 31, 2008.

(b) TREATMENT OF DIFFERENTIAL WAGE PAYMENTS FOR RETIREMENT PLAN PURPOSES.—

(1) PENSION PLANS.—

(A) IN GENERAL.—Section 414(u) (relating to special rules relating to veterans’ reemployment rights under USERRA), as amended by section 103(b), is amended by adding at the end the following new paragraph:

“(12) TREATMENT OF DIFFERENTIAL WAGE PAYMENTS.—

“(A) IN GENERAL.—Except as provided in this paragraph, for purposes of applying this title to a retirement plan to which this subsection applies—

“(i) an individual receiving a differential wage payment shall be treated as an employee of the employer making the payment,

“(ii) the differential wage payment shall be treated as compensation, and

“(iii) the plan shall not be treated as failing to meet the requirements of any provision described in paragraph (1)(C) by reason of any contribution or benefit which is based on the differential wage payment.

“(B) SPECIAL RULE FOR DISTRIBUTIONS.—

“(i) IN GENERAL.—Notwithstanding subparagraph (A)(i), for purposes of section 401(k)(2)(B)(i)(I), 403(b)(7)(A)(ii), 403(b)(11)(A), or 457(d)(1)(A)(ii), an individual shall be treated as having been severed from employment during any period the individual is performing service in the uniformed services described in section 3401(h)(2)(A).

“(ii) LIMITATION.—If an individual elects to receive a distribution by reason of clause (i), the plan shall provide that the individual may not make an elective deferral or employee contribution during the 6-month period beginning on the date of the distribution.

“(C) NONDISCRIMINATION REQUIREMENT.—Subparagraph (A)(iii) shall apply only if all employees of an employer (as determined under subsections (b), (c), (m), and (o)) performing service in the uniformed services described in section 3401(h)(2)(A) are entitled to receive differential wage payments on reasonably equivalent terms and, if eligible to participate in a retirement plan maintained by the employer, to make contributions based on the payments on reasonably equivalent terms. For purposes of applying this subparagraph, the provisions of paragraphs (3), (4), and (5) of section 410(b) shall apply.

“(D) DIFFERENTIAL WAGE PAYMENT.—For purposes of this paragraph, the term ‘differential wage payment’ has the meaning given such term by section 3401(h)(2).”.

(B) CONFORMING AMENDMENT.—The heading for section 414(u) is amended by inserting “AND TO DIFFERENTIAL WAGE PAYMENTS TO

MEMBERS ON ACTIVE DUTY” after “USERRA”.

(2) DIFFERENTIAL WAGE PAYMENTS TREATED AS COMPENSATION FOR INDIVIDUAL RETIREMENT PLANS.—Section 219(f)(1) (defining compensation) is amended by adding at the end the following new sentence: “The term compensation includes any differential wage payment (as defined in section 3401(h)(2)).”.

(3) EFFECTIVE DATE.—The amendments made by this subsection shall apply to years beginning after December 31, 2008.

(c) PROVISIONS RELATING TO PLAN AMENDMENTS.—

(1) IN GENERAL.—If this subsection applies to any plan or annuity contract amendment, such plan or contract shall be treated as being operated in accordance with the terms of the plan or contract during the period described in paragraph (2)(B)(i).

(2) AMENDMENTS TO WHICH SECTION APPLIES.—

(A) IN GENERAL.—This subsection shall apply to any amendment to any plan or annuity contract which is made—

(i) pursuant to any amendment made by subsection (b)(1), and

(ii) on or before the last day of the first plan year beginning on or after January 1, 2010.

In the case of a governmental plan (as defined in section 414(d) of the Internal Revenue Code of 1986), this subparagraph shall be applied by substituting “2012” for “2010” in clause (ii).

(B) CONDITIONS.—This subsection shall not apply to any plan or annuity contract amendment unless—

(i) during the period beginning on the date the amendment described in subparagraph (A)(i) takes effect and ending on the date described in subparagraph (A)(ii) (or, if earlier, the date the plan or contract amendment is adopted), the plan or contract is operated as if such plan or contract amendment were in effect, and

(ii) such plan or contract amendment applies retroactively for such period.

SEC. 106. SPECIAL PERIOD OF LIMITATION WHEN UNIFORMED SERVICES RETIRED PAY IS REDUCED AS A RESULT OF AWARD OF DISABILITY COMPENSATION.

(a) IN GENERAL.—Subsection (d) of section 6511 (relating to special rules applicable to income taxes) is amended by adding at the end the following new paragraph:

“(8) SPECIAL RULES WHEN UNIFORMED SERVICES RETIRED PAY IS REDUCED AS A RESULT OF AWARD OF DISABILITY COMPENSATION.—

“(A) PERIOD OF LIMITATION ON FILING CLAIM.—If the claim for credit or refund relates to an overpayment of tax imposed by subtitle A on account of—

“(i) the reduction of uniformed services retired pay computed under section 1406 or 1407 of title 10, United States Code, or

“(ii) the waiver of such pay under section 5305 of title 38 of such Code,

as a result of an award of compensation under title 38 of such Code pursuant to a determination by the Secretary of Veterans Affairs, the 3-year period of limitation prescribed in subsection (a) shall be extended, for purposes of permitting a credit or refund based upon the amount of such reduction or waiver, until the end of the 1-year period beginning on the date of such determination.

“(B) LIMITATION TO 5 TAXABLE YEARS.—Subparagraph (A) shall not apply with respect to any taxable year which began more than 5 years before the date of such determination.”.

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall apply to claims for credit or refund filed after the date of the enactment of this Act.

(c) TRANSITION RULES.—In the case of a determination described in paragraph (8) of section 6511(d) of the Internal Revenue Code of 1986 (as added by this section) which is made by the Secretary of Veterans Affairs after December 31, 2000, and before the date of the enactment of this Act, such paragraph—

(1) shall not apply with respect to any taxable year which began before January 1, 2001, and

(2) shall be applied by substituting for “the date of such determination” in subparagraph (A) thereof.

SEC. 107. DISTRIBUTIONS FROM RETIREMENT PLANS TO INDIVIDUALS CALLED TO ACTIVE DUTY.

(a) IN GENERAL.—Clause (iv) of section 72(t)(2)(G) is amended by striking “, and before December 31, 2007”.

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to individuals ordered or called to active duty on or after December 31, 2007.

SEC. 108. AUTHORITY TO DISCLOSE RETURN INFORMATION FOR CERTAIN VETERANS PROGRAMS MADE PERMANENT.

(a) IN GENERAL.—Paragraph (7) of section 6103(l) is amended by striking the last sentence thereof.

(b) CONFORMING AMENDMENT.—Section 6103(l)(7)(D)(viii)(III) is amended by striking “sections 1710(a)(1)(I), 1710(a)(2), 1710(b), and 1712(a)(2)(B)” and inserting “sections 1710(a)(2)(G), 1710(a)(3), and 1710(b)”.

(c) EFFECTIVE DATE.—The amendment made by subsection (a) shall apply to requests made after September 30, 2008.

SEC. 109. CONTRIBUTIONS OF MILITARY DEATH GRATUITIES TO ROTH IRAS AND EDUCATION SAVINGS ACCOUNTS.

(a) PROVISION IN EFFECT BEFORE PENSION PROTECTION ACT.—Subsection (e) of section 408A (relating to qualified rollover contribution), as in effect before the amendments made by section 824 of the Pension Protection Act of 2006, is amended to read as follows:

“(e) QUALIFIED ROLLOVER CONTRIBUTION.—For purposes of this section—

“(1) IN GENERAL.—The term ‘qualified rollover contribution’ means a rollover contribution to a Roth IRA from another such account, or from an individual retirement plan, but only if such rollover contribution meets the requirements of section 408(d)(3). Such term includes a rollover contribution described in section 402A(c)(3)(A). For purposes of section 408(d)(3)(B), there shall be disregarded any qualified rollover contribution from an individual retirement plan (other than a Roth IRA) to a Roth IRA.

“(2) MILITARY DEATH GRATUITY.—

“(A) IN GENERAL.—The term ‘qualified rollover contribution’ includes a contribution to a Roth IRA maintained for the benefit of an individual made before the end of the 1-year period beginning on the date on which such individual receives an amount under section 1477 of title 10, United States Code, or section 1967 of title 38 of such Code, with respect to a person, to the extent that such contribution does not exceed—

“(i) the sum of the amounts received during such period by such individual under such sections with respect to such person, reduced by

“(ii) the amounts so received which were contributed to a Coverdell education savings account under section 530(d)(9).

“(B) ANNUAL LIMIT ON NUMBER OF ROLLOVERS NOT TO APPLY.—Section 408(d)(3)(B) shall not apply with respect to amounts treated as a rollover by subparagraph (A).

“(C) APPLICATION OF SECTION 72.—For purposes of applying section 72 in the case of a distribution which is not a qualified distribu-

tion, the amount treated as a rollover by reason of subparagraph (A) shall be treated as investment in the contract.”.

(b) PROVISION IN EFFECT AFTER PENSION PROTECTION ACT.—Subsection (e) of section 408A, as in effect after the amendments made by section 824 of the Pension Protection Act of 2006, is amended to read as follows:

“(e) QUALIFIED ROLLOVER CONTRIBUTION.—For purposes of this section—

“(1) IN GENERAL.—The term ‘qualified rollover contribution’ means a rollover contribution—

“(A) to a Roth IRA from another such account,

“(B) from an eligible retirement plan, but only if—

“(i) in the case of an individual retirement plan, such rollover contribution meets the requirements of section 408(d)(3), and

“(ii) in the case of any eligible retirement plan (as defined in section 402(c)(8)(B) other than clauses (i) and (ii) thereof), such rollover contribution meets the requirements of section 402(c), 403(b)(8), or 457(e)(16), as applicable.

For purposes of section 408(d)(3)(B), there shall be disregarded any qualified rollover contribution from an individual retirement plan (other than a Roth IRA) to a Roth IRA.

“(2) MILITARY DEATH GRATUITY.—

“(A) IN GENERAL.—The term ‘qualified rollover contribution’ includes a contribution to a Roth IRA maintained for the benefit of an individual made before the end of the 1-year period beginning on the date on which such individual receives an amount under section 1477 of title 10, United States Code, or section 1967 of title 38 of such Code, with respect to a person, to the extent that such contribution does not exceed—

“(i) the sum of the amounts received during such period by such individual under such sections with respect to such person, reduced by

“(ii) the amounts so received which were contributed to a Coverdell education savings account under section 530(d)(9).

“(B) ANNUAL LIMIT ON NUMBER OF ROLLOVERS NOT TO APPLY.—Section 408(d)(3)(B) shall not apply with respect to amounts treated as a rollover by the subparagraph (A).

“(C) APPLICATION OF SECTION 72.—For purposes of applying section 72 in the case of a distribution which is not a qualified distribution, the amount treated as a rollover by reason of subparagraph (A) shall be treated as investment in the contract.”.

(c) EDUCATION SAVINGS ACCOUNTS.—Subsection (d) of section 530 is amended by adding at the end the following new paragraph:

“(9) MILITARY DEATH GRATUITY.—

“(A) IN GENERAL.—For purposes of this section, the term ‘rollover contribution’ includes a contribution to a Coverdell education savings account made before the end of the 1-year period beginning on the date on which the contributor receives an amount under section 1477 of title 10, United States Code, or section 1967 of title 38 of such Code, with respect to a person, to the extent that such contribution does not exceed—

“(i) the sum of the amounts received during such period by such contributor under such sections with respect to such person, reduced by

“(ii) the amounts so received which were contributed to a Roth IRA under section 408A(e)(2) or to another Coverdell education savings account.

“(B) ANNUAL LIMIT ON NUMBER OF ROLLOVERS NOT TO APPLY.—The last sentence of paragraph (5) shall not apply with respect to amounts treated as a rollover by the subparagraph (A).

“(C) APPLICATION OF SECTION 72.—For purposes of applying section 72 in the case of a

distribution which is includible in gross income under paragraph (1), the amount treated as a rollover by reason of subparagraph (A) shall be treated as investment in the contract.”.

(d) EFFECTIVE DATES.—

(1) IN GENERAL.—Except as provided by paragraphs (2) and (3), the amendments made by this section shall apply with respect to deaths from injuries occurring on or after the date of the enactment of this Act.

(2) APPLICATION OF AMENDMENTS TO DEATHS FROM INJURIES OCCURRING ON OR AFTER OCTOBER 7, 2001, AND BEFORE ENACTMENT.—The amendments made by this section shall apply to any contribution made pursuant to section 408A(e)(2) or 530(d)(5) of the Internal Revenue Code of 1986, as amended by this Act, with respect to amounts received under section 1477 of title 10, United States Code, or under section 1967 of title 38 of such Code, for deaths from injuries occurring on or after October 7, 2001, and before the date of the enactment of this Act if such contribution is made not later than 1 year after the date of the enactment of this Act.

(3) PENSION PROTECTION ACT CHANGES.—Section 408A(e)(1) of the Internal Revenue Code of 1986 (as in effect after the amendments made by subsection (b)) shall apply to taxable years beginning after December 31, 2007.

SEC. 110. SUSPENSION OF 5-YEAR PERIOD DURING SERVICE WITH THE PEACE CORPS.

(a) IN GENERAL.—Subsection (d) of section 121 (relating to special rules) is amended by adding at the end the following new paragraph:

“(12) PEACE CORPS.—

“(A) IN GENERAL.—At the election of an individual with respect to a property, the running of the 5-year period described in subsections (a) and (c)(1)(B) and paragraph (7) of this subsection with respect to such property shall be suspended during any period that such individual or such individual's spouse is serving outside the United States—

“(i) on qualified official extended duty (as defined in paragraph (9)(C)) as an employee of the Peace Corps, or

“(ii) as an enrolled volunteer or volunteer leader under section 5 or 6 (as the case may be) of the Peace Corps Act (22 U.S.C. 2504, 2505).

“(B) APPLICABLE RULES.—For purposes of subparagraph (A), rules similar to the rules of subparagraphs (B) and (D) shall apply.”.

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall apply to taxable years beginning after December 31, 2007.

SEC. 111. CREDIT FOR EMPLOYER DIFFERENTIAL WAGE PAYMENTS TO EMPLOYEES WHO ARE ACTIVE DUTY MEMBERS OF THE UNIFORMED SERVICES.

(a) IN GENERAL.—Subpart D of part IV of subchapter A of chapter 1 (relating to business credits) is amended by adding at the end the following new section:

“SEC. 45P. EMPLOYER WAGE CREDIT FOR EMPLOYEES WHO ARE ACTIVE DUTY MEMBERS OF THE UNIFORMED SERVICES.

“(a) GENERAL RULE.—For purposes of section 38, in the case of an eligible small business employer, the differential wage payment credit for any taxable year is an amount equal to 20 percent of the sum of the eligible differential wage payments for each of the qualified employees of the taxpayer during such taxable year.

“(b) DEFINITIONS.—For purposes of this section—

“(1) ELIGIBLE DIFFERENTIAL WAGE PAYMENTS.—The term ‘eligible differential wage payments’ means, with respect to each qualified employee, so much of the differential wage payments (as defined in section 3401(h)(2)) paid to such employee for the taxable year as does not exceed \$20,000.

“(2) QUALIFIED EMPLOYEE.—The term ‘qualified employee’ means a person who has been an employee of the taxpayer for the 91-day period immediately preceding the period for which any differential wage payment is made.

“(3) ELIGIBLE SMALL BUSINESS EMPLOYER.—“(A) IN GENERAL.—The term ‘eligible small business employer’ means, with respect to any taxable year, any employer which—

“(i) employed an average of less than 50 employees on business days during such taxable year, and

“(ii) under a written plan of the employer, provides eligible differential wage payments to every qualified employee of the employer.

“(B) CONTROLLED GROUPS.—For purposes of subparagraph (A), all persons treated as a single employer under subsection (b), (c), (m), or (o) of section 414 shall be treated as a single employer.

“(c) COORDINATION WITH OTHER CREDITS.—The amount of credit otherwise allowable under this chapter with respect to compensation paid to any employee shall be reduced by the credit determined under this section with respect to such employee.

“(d) DISALLOWANCE FOR FAILURE TO COMPLY WITH EMPLOYMENT OR REEMPLOYMENT RIGHTS OF MEMBERS OF THE RESERVE COMPONENTS OF THE ARMED FORCES OF THE UNITED STATES.—No credit shall be allowed under subsection (a) to a taxpayer for—

“(1) any taxable year, beginning after the date of the enactment of this section, in which the taxpayer is under a final order, judgment, or other process issued or required by a district court of the United States under section 4323 of title 38 of the United States Code with respect to a violation of chapter 43 of such title, and

“(2) the 2 succeeding taxable years.

“(e) CERTAIN RULES TO APPLY.—For purposes of this section, rules similar to the rules of subsections (c), (d), and (e) of section 52 shall apply.

“(f) TERMINATION.—This section shall not apply to any payments made after December 31, 2009.”

(b) CREDIT TREATED AS PART OF GENERAL BUSINESS CREDIT.—Section 38(b) (relating to general business credit) is amended by striking “plus” at the end of paragraph (31), by striking the period at the end of paragraph (32) and inserting “, plus”, and by adding at the end of following new paragraph:

“(33) the differential wage payment credit determined under section 45P(a).”

(c) NO DEDUCTION FOR COMPENSATION TAKEN INTO ACCOUNT FOR CREDIT.—Section 280C(a) (relating to rule for employment credits) is amended by inserting “45P(a),” after “45A(a).”

(d) CLERICAL AMENDMENT.—The table of sections for subpart D of part IV of subchapter A of chapter 1 is amended by adding at the end the following new item:

“Sec. 45P. Employer wage credit for employees who are active duty members of the uniformed services.”

(e) EFFECTIVE DATE.—The amendments made by this section shall apply to amounts paid after the date of the enactment of this Act.

SEC. 112. STATE PAYMENTS TO SERVICE MEMBERS TREATED AS QUALIFIED MILITARY BENEFITS.

(a) IN GENERAL.—Section 134(b) (defining qualified military benefit) is amended by adding at the end the following new paragraph:

“(6) CERTAIN STATE PAYMENTS.—The term ‘qualified military benefit’ includes any bonus payment by a State or political subdivision thereof to any member or former member of the uniformed services of the

United States or any dependent of such member only by reason of such member’s service in an combat zone (as defined in section 112(c)(2), determined without regard to the parenthetical).”

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to payments made before, on, or after the date of the enactment of this Act.

SEC. 113. PERMANENT EXCLUSION OF GAIN FROM SALE OF A PRINCIPAL RESIDENCE BY CERTAIN EMPLOYEES OF THE INTELLIGENCE COMMUNITY.

(a) IN GENERAL.—Paragraph (9) of section 121(d) is amended by striking subparagraph (E).

(b) DUTY STATION MAY BE INSIDE UNITED STATES.—Section 121(d)(9)(C) (defining qualified official extended duty) is amended by striking clause (vi).

(c) EFFECTIVE DATE.—The amendments made by this section shall apply to sales or exchanges after the date of the enactment of this Act.

SEC. 114. SPECIAL DISPOSITION RULES FOR UNUSED BENEFITS IN HEALTH FLEXIBLE SPENDING ARRANGEMENTS OF INDIVIDUALS CALLED TO ACTIVE DUTY.

(a) IN GENERAL.—Section 125 (relating to cafeteria plans) is amended by redesignating subsections (h) and (i) as subsection (i) and (j), respectively, and by inserting after subsection (g) the following new subsection:

“(h) SPECIAL RULE FOR UNUSED BENEFITS IN HEALTH FLEXIBLE SPENDING ARRANGEMENTS OF INDIVIDUALS CALLED TO ACTIVE DUTY.—

“(1) IN GENERAL.—For purposes of this title, a plan or other arrangement shall not fail to be treated as a cafeteria plan or health flexible spending arrangement merely because such arrangement provides for qualified reservist distributions.

“(2) QUALIFIED RESERVIST DISTRIBUTION.—For purposes of this subsection, the term ‘qualified reservist distribution’ means, any distribution to an individual of all or a portion of the balance in the employee’s account under such arrangement if—

“(A) such individual was (by reason of being a member of a reserve component (as defined in section 101 of title 37, United States Code)) ordered or called to active duty for a period in excess of 179 days or for an indefinite period, and

“(B) such distribution is made during the period beginning on the date of such order or call and ending on the last date that reimbursements could otherwise be made under such arrangement for the plan year which includes the date of such order or call.”

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to distributions made after the date of the enactment of this Act.

SEC. 115. TECHNICAL CORRECTION RELATED TO EXCLUSION OF CERTAIN PROPERTY TAX REBATES AND OTHER BENEFITS PROVIDED TO VOLUNTEER FIREFIGHTERS AND EMERGENCY MEDICAL RESPONDERS.

(a) SOCIAL SECURITY TAXES.—

(1) Section 3121(a) (relating to definition of wages) is amended by striking “or” at the end of paragraph (21), by striking the period at the end of paragraph (22) and inserting “; or”, and by inserting after paragraph (22) the following new paragraph:

“(23) any benefit or payment which is excludable from the gross income of the employee under section 139B(b).”

(2) Section 209(a) of the Social Security Act is amended by striking “or” at the end of paragraph (18), by striking the period at the end of paragraph (19) and inserting “; or”, and by inserting after paragraph (19) the following new paragraph:

“(20) Any benefit or payment which is excludable from the gross income of the em-

ployee under section 139B(b) of the Internal Revenue Code of 1986.”

(b) UNEMPLOYMENT TAXES.—Section 3306(b) (relating to definition of wages) is amended by striking “or” at the end of paragraph (18), by striking the period at the end of paragraph (19) and inserting “; or”, and by inserting after paragraph (19) the following new paragraph:

“(20) any benefit or payment which is excludable from the gross income of the employee under section 139B(b).”

(c) WAGE WITHHOLDING.—Section 3401(a) (defining wages) is amended by striking “or” at the end of paragraph (21), by striking the period at the end of paragraph (22) and inserting “; or”, and by inserting after paragraph (22) the following new paragraph:

“(23) for any benefit or payment which is excludable from the gross income of the employee under section 139B(b).”

(d) EFFECTIVE DATE.—The amendments made by this section shall take effect as if included in section 5 of the Mortgage Forgiveness Debt Relief Act of 2007.

TITLE II—IMPROVEMENTS IN SUPPLEMENTAL SECURITY INCOME

SEC. 201. TREATMENT OF UNIFORMED SERVICE CASH REMUNERATION AS EARNED INCOME.

(a) IN GENERAL.—Section 1612(a)(1)(A) of the Social Security Act (42 U.S.C. 1382a(a)(1)(A)) is amended by inserting “(and, in the case of cash remuneration paid for service as a member of a uniformed service (other than payments described in paragraph (2)(H) of this subsection or subsection (b)(20)), without regard to the limitations contained in section 209(d))” before the semicolon.

(b) CERTAIN HOUSING PAYMENTS TREATED AS IN-KIND SUPPORT AND MAINTENANCE.—Section 1612(a)(2) of such Act (42 U.S.C. 1382a(a)(2)) is amended—

(1) by striking “and” at the end of subparagraph (F);

(2) by striking the period at the end of subparagraph (G) and inserting “; and”; and

(3) by adding at the end the following:

“(H) payments to or on behalf of a member of a uniformed service for housing of the member (and his or her dependents, if any) on a facility of a uniformed service, including payments provided under section 403 of title 37, United States Code, for housing that is acquired or constructed under subchapter IV of chapter 169 of title 10 of such Code, or any related provision of law, and any such payments shall be treated as support and maintenance in kind subject to subparagraph (A) of this paragraph.”

SEC. 202. STATE ANNUITIES FOR CERTAIN VETERANS TO BE DISREGARDED IN DETERMINING SUPPLEMENTAL SECURITY INCOME BENEFITS.

(a) INCOME DISREGARD.—Section 1612(b) of the Social Security Act (42 U.S.C. 1382a(b)) is amended—

(1) by striking “and” at the end of paragraph (22);

(2) by striking the period at the end of paragraph (23) and inserting “; and”; and

(3) by adding at the end the following:

“(24) any annuity paid by a State to the individual (or such spouse) on the basis of the individual’s being a veteran (as defined in section 101 of title 38, United States Code), and blind, disabled, or aged.”

(b) RESOURCE DISREGARD.—Section 1613(a) of such Act (42 U.S.C. 1382b(a)) is amended—

(1) by striking “and” at the end of paragraph (14);

(2) by striking the period at the end of paragraph (15) and inserting “; and”; and

(3) by inserting after paragraph (15) the following:

“(16) for the month of receipt and every month thereafter, any annuity paid by a

State to the individual (or such spouse) on the basis of the individual's being a veteran (as defined in section 101 of title 38, United States Code), and blind, disabled, or aged.".

SEC. 203. EXCLUSION OF AMERICORPS BENEFITS FOR PURPOSES OF DETERMINING SUPPLEMENTAL SECURITY INCOME ELIGIBILITY AND BENEFIT AMOUNTS.

Section 1612(b) of the Social Security Act (42 U.S.C. 1382a(b)), as amended by section 202(a) of this Act, is amended—

(1) in paragraph (23), by striking "and" at the end;

(2) in paragraph (24), by striking the period and inserting "; and"; and

(3) by adding at the end the following:

"(25) any benefit (whether cash or in-kind) conferred upon (or paid on behalf of) a participant in an AmeriCorps position approved by the Corporation for National and Community Service under section 123 of the National and Community Service Act of 1990 (42 U.S.C. 12573)."

SEC. 204. EFFECTIVE DATE.

The amendments made by this title shall be effective with respect to benefits payable for months beginning after 60 days after the date of the enactment of this Act.

TITLE III—REVENUE PROVISIONS

SEC. 301. REVISION OF TAX RULES ON EXPATRIATION.

(a) IN GENERAL.—Subpart A of part II of subchapter N of chapter 1 is amended by inserting after section 877 the following new section:

"SEC. 877A. TAX RESPONSIBILITIES OF EXPATRIATION.

"(a) GENERAL RULES.—For purposes of this subtitle—

"(1) MARK TO MARKET.—All property of a covered expatriate shall be treated as sold on the day before the expatriation date for its fair market value.

"(2) RECOGNITION OF GAIN OR LOSS.—In the case of any sale under paragraph (1)—

"(A) notwithstanding any other provision of this title, any gain arising from such sale shall be taken into account for the taxable year of the sale, and

"(B) any loss arising from such sale shall be taken into account for the taxable year of the sale to the extent otherwise provided by this title, except that section 1091 shall not apply to any such loss.

Proper adjustment shall be made in the amount of any gain or loss subsequently realized for gain or loss taken into account under the preceding sentence, determined without regard to paragraph (3).

"(3) EXCLUSION FOR CERTAIN GAIN.—

"(A) IN GENERAL.—The amount which would (but for this paragraph) be includible in the gross income of any individual by reason of paragraph (1) shall be reduced (but not below zero) by \$600,000.

"(B) ADJUSTMENT FOR INFLATION.—

"(i) IN GENERAL.—In the case of any taxable year beginning in a calendar year after 2008, the dollar amount in subparagraph (A) shall be increased by an amount equal to—

"(I) such dollar amount, multiplied by

"(II) the cost-of-living adjustment determined under section 1(f)(3) for the calendar year in which the taxable year begins, by substituting 'calendar year 2007' for 'calendar year 1992' in subparagraph (B) thereof.

"(ii) ROUNDING.—If any amount as adjusted under clause (i) is not a multiple of \$1,000, such amount shall be rounded to the nearest multiple of \$1,000.

"(b) ELECTION TO DEFER TAX.—

"(1) IN GENERAL.—If the taxpayer elects the application of this subsection with respect to any property treated as sold by reason of subsection (a), the time for payment of the additional tax attributable to such property

shall be extended until the due date of the return for the taxable year in which such property is disposed of (or, in the case of property disposed of in a transaction in which gain is not recognized in whole or in part, until such other date as the Secretary may prescribe).

"(2) DETERMINATION OF TAX WITH RESPECT TO PROPERTY.—For purposes of paragraph (1), the additional tax attributable to any property is an amount which bears the same ratio to the additional tax imposed by this chapter for the taxable year solely by reason of subsection (a) as the gain taken into account under subsection (a) with respect to such property bears to the total gain taken into account under subsection (a) with respect to all property to which subsection (a) applies.

"(3) TERMINATION OF EXTENSION.—The due date for payment of tax may not be extended under this subsection later than the due date for the return of tax imposed by this chapter for the taxable year which includes the date of death of the expatriate (or, if earlier, the time that the security provided with respect to the property fails to meet the requirements of paragraph (4), unless the taxpayer corrects such failure within the time specified by the Secretary).

"(4) SECURITY.—

"(A) IN GENERAL.—No election may be made under paragraph (1) with respect to any property unless adequate security is provided with respect to such property.

"(B) ADEQUATE SECURITY.—For purposes of subparagraph (A), security with respect to any property shall be treated as adequate security if—

"(i) it is a bond which is furnished to, and accepted by, the Secretary, which is conditioned on the payment of tax (and interest thereon), and which meets the requirements of section 6325, or

"(ii) it is another form of security for such payment (including letters of credit) that meets such requirements as the Secretary may prescribe.

"(5) WAIVER OF CERTAIN RIGHTS.—No election may be made under paragraph (1) unless the taxpayer makes an irrevocable waiver of any right under any treaty of the United States which would preclude assessment or collection of any tax imposed by reason of this section.

"(6) ELECTIONS.—An election under paragraph (1) shall only apply to property described in the election and, once made, is irrevocable.

"(7) INTEREST.—For purposes of section 6601, the last date for the payment of tax shall be determined without regard to the election under this subsection.

"(c) EXCEPTION FOR CERTAIN PROPERTY.—Subsection (a) shall not apply to—

"(1) any deferred compensation item (as defined in subsection (d)(4)),

"(2) any specified tax deferred account (as defined in subsection (e)(2)), and

"(3) any interest in a nongrantor trust (as defined in subsection (f)(3)).

"(d) TREATMENT OF DEFERRED COMPENSATION ITEMS.—

"(1) WITHHOLDING ON ELIGIBLE DEFERRED COMPENSATION ITEMS.—

"(A) IN GENERAL.—In the case of any eligible deferred compensation item, the payor shall deduct and withhold from any taxable payment to a covered expatriate with respect to such item a tax equal to 30 percent thereof.

"(B) TAXABLE PAYMENT.—For purposes of subparagraph (A), the term 'taxable payment' means with respect to a covered expatriate any payment to the extent it would be includible in the gross income of the covered expatriate if such expatriate continued to be subject to tax as a citizen or resident of the

United States. A deferred compensation item shall be taken into account as a payment under the preceding sentence when such item would be so includible.

"(2) OTHER DEFERRED COMPENSATION ITEMS.—In the case of any deferred compensation item which is not an eligible deferred compensation item—

"(A)(i) with respect to any deferred compensation item to which clause (ii) does not apply, an amount equal to the present value of the covered expatriate's accrued benefit shall be treated as having been received by such individual on the day before the expatriation date as a distribution under the plan, and

"(ii) with respect to any deferred compensation item referred to in paragraph (4)(D), the rights of the covered expatriate to such item shall be treated as becoming transferable and not subject to a substantial risk of forfeiture on the day before the expatriation date,

"(B) no early distribution tax shall apply by reason of such treatment, and

"(C) appropriate adjustments shall be made to subsequent distributions from the plan to reflect such treatment.

"(3) ELIGIBLE DEFERRED COMPENSATION ITEMS.—For purposes of this subsection, the term 'eligible deferred compensation item' means any deferred compensation item with respect to which—

"(A) the payor of such item is—

"(i) a United States person, or

"(ii) a person who is not a United States person but who elects to be treated as a United States person for purposes of paragraph (1) and meets such requirements as the Secretary may provide to ensure that the payor will meet the requirements of paragraph (1), and

"(B) the covered expatriate—

"(i) notifies the payor of his status as a covered expatriate, and

"(ii) makes an irrevocable waiver of any right to claim any reduction under any treaty with the United States in withholding on such item.

"(4) DEFERRED COMPENSATION ITEM.—For purposes of this subsection, the term 'deferred compensation item' means—

"(A) any interest in a plan or arrangement described in section 219(g)(5),

"(B) any interest in a foreign pension plan or similar retirement arrangement or program,

"(C) any item of deferred compensation, and

"(D) any property, or right to property, which the individual is entitled to receive in connection with the performance of services to the extent not previously taken into account under section 83 or in accordance with section 83.

"(5) EXCEPTION.—Paragraphs (1) and (2) shall not apply to any deferred compensation item to the extent attributable to services performed outside the United States while the covered expatriate was not a citizen or resident of the United States.

"(6) SPECIAL RULES.—

"(A) APPLICATION OF WITHHOLDING RULES.—Rules similar to the rules of subchapter B of chapter 3 shall apply for purposes of this subsection.

"(B) APPLICATION OF TAX.—Any item subject to the withholding tax imposed under paragraph (1) shall be subject to tax under section 871.

"(C) COORDINATION WITH OTHER WITHHOLDING REQUIREMENTS.—Any item subject to withholding under paragraph (1) shall not be subject to withholding under section 1441 or chapter 24.

"(e) TREATMENT OF SPECIFIED TAX DEFERRED ACCOUNTS.—

“(1) ACCOUNT TREATED AS DISTRIBUTED.—In the case of any interest in a specified tax deferred account held by a covered expatriate on the day before the expatriation date—

“(A) the covered expatriate shall be treated as receiving a distribution of his entire interest in such account on the day before the expatriation date,

“(B) no early distribution tax shall apply by reason of such treatment, and

“(C) appropriate adjustments shall be made to subsequent distributions from the account to reflect such treatment.

“(2) SPECIFIED TAX DEFERRED ACCOUNT.—For purposes of paragraph (1), the term ‘specified tax deferred account’ means an individual retirement plan (as defined in section 7701(a)(37)) other than any arrangement described in subsection (k) or (p) of section 408, a qualified tuition program (as defined in section 529), a Coverdell education savings account (as defined in section 530), a health savings account (as defined in section 223), and an Archer MSA (as defined in section 220).

“(f) SPECIAL RULES FOR NONGRANTOR TRUSTS.—

“(1) IN GENERAL.—In the case of a distribution (directly or indirectly) of any property from a nongrantor trust to a covered expatriate—

“(A) the trustee shall deduct and withhold from such distribution an amount equal to 30 percent of the taxable portion of the distribution, and

“(B) if the fair market value of such property exceeds its adjusted basis in the hands of the trust, gain shall be recognized to the trust as if such property were sold to the expatriate at its fair market value.

“(2) TAXABLE PORTION.—For purposes of this subsection, the term ‘taxable portion’ means, with respect to any distribution, that portion of the distribution which would be includible in the gross income of the covered expatriate if such expatriate continued to be subject to tax as a citizen or resident of the United States.

“(3) NONGRANTOR TRUST.—For purposes of this subsection, the term ‘nongrantor trust’ means the portion of any trust that the individual is not considered the owner of under subpart E of part I of subchapter J. The determination under the preceding sentence shall be made immediately before the expatriation date.

“(4) SPECIAL RULES RELATING TO WITHHOLDING.—For purposes of this subsection—

“(A) rules similar to the rules of subsection (d)(6) shall apply, and

“(B) the covered expatriate shall be treated as having waived any right to claim any reduction under any treaty with the United States in withholding on any distribution to which paragraph (1)(A) applies unless the covered expatriate agrees to such other treatment as the Secretary determines appropriate.

“(5) APPLICATION.—This subsection shall apply to a nongrantor trust only if the covered expatriate was a beneficiary of the trust on the day before the expatriation date.

“(g) DEFINITIONS AND SPECIAL RULES RELATING TO EXPATRIATION.—For purposes of this section—

“(1) COVERED EXPATRIATE.—

“(A) IN GENERAL.—The term ‘covered expatriate’ means an expatriate who meets the requirements of subparagraph (A), (B), or (C) of section 877(a)(2).

“(B) EXCEPTIONS.—An individual shall not be treated as meeting the requirements of subparagraph (A) or (B) of section 877(a)(2) if—

“(i) the individual—

“(I) became at birth a citizen of the United States and a citizen of another country and, as of the expatriation date, continues to be a

citizen of, and is taxed as a resident of, such other country, and

“(II) has been a resident of the United States (as defined in section 7701(b)(1)(A)(ii)) for not more than 10 taxable years during the 15-taxable year period ending with the taxable year during which the expatriation date occurs, or

“(iii)(I) the individual’s relinquishment of United States citizenship occurs before such individual attains age 18½, and

“(II) the individual has been a resident of the United States (as so defined) for not more than 10 taxable years before the date of relinquishment.

“(C) COVERED EXPATRIATES ALSO SUBJECT TO TAX AS CITIZENS OR RESIDENTS.—In the case of any covered expatriate who is subject to tax as a citizen or resident of the United States for any period beginning after the expatriation date, such individual shall not be treated as a covered expatriate during such period for purposes of subsections (d)(1) and (f) and section 2801.

“(2) EXPATRIATE.—The term ‘expatriate’ means—

“(A) any United States citizen who relinquishes his citizenship, and

“(B) any long-term resident of the United States who ceases to be a lawful permanent resident of the United States (within the meaning of section 7701(b)(6)).

“(3) EXPATRIATION DATE.—The term ‘expatriation date’ means—

“(A) the date an individual relinquishes United States citizenship, or

“(B) in the case of a long-term resident of the United States, the date on which the individual ceases to be a lawful permanent resident of the United States (within the meaning of section 7701(b)(6)).

“(4) RELINQUISHMENT OF CITIZENSHIP.—A citizen shall be treated as relinquishing his United States citizenship on the earliest of—

“(A) the date the individual renounces his United States nationality before a diplomatic or consular officer of the United States pursuant to paragraph (5) of section 349(a) of the Immigration and Nationality Act (8 U.S.C. 1481(a)(5)),

“(B) the date the individual furnishes to the United States Department of State a signed statement of voluntary relinquishment of United States nationality confirming the performance of an act of expatriation specified in paragraph (1), (2), (3), or (4) of section 349(a) of the Immigration and Nationality Act (8 U.S.C. 1481(a)(1)–(4)),

“(C) the date the United States Department of State issues to the individual a certificate of loss of nationality, or

“(D) the date a court of the United States cancels a naturalized citizen’s certificate of naturalization.

Subparagraph (A) or (B) shall not apply to any individual unless the renunciation or voluntary relinquishment is subsequently approved by the issuance to the individual of a certificate of loss of nationality by the United States Department of State.

“(5) LONG-TERM RESIDENT.—The term ‘long-term resident’ has the meaning given to such term by section 877(e)(2).

“(6) EARLY DISTRIBUTION TAX.—The term ‘early distribution tax’ means any increase in tax imposed under section 72(t), 220(e)(4), 223(f)(4), 409A(a)(1)(B), 529(c)(6), or 530(d)(4).

“(h) OTHER RULES.—

“(1) TERMINATION OF DEFERRALS, ETC.—In the case of any covered expatriate, notwithstanding any other provision of this title—

“(A) any time period for acquiring property which would result in the reduction in the amount of gain recognized with respect to property disposed of by the taxpayer shall terminate on the day before the expatriation date, and

“(B) any extension of time for payment of tax shall cease to apply on the day before the expatriation date and the unpaid portion of such tax shall be due and payable at the time and in the manner prescribed by the Secretary.

“(2) STEP-UP IN BASIS.—Solely for purposes of determining any tax imposed by reason of subsection (a), property which was held by an individual on the date the individual first became a resident of the United States (within the meaning of section 7701(b)) shall be treated as having a basis on such date of not less than the fair market value of such property on such date. The preceding sentence shall not apply if the individual elects not to have such sentence apply. Such an election, once made, shall be irrevocable.

“(3) COORDINATION WITH SECTION 684.—If the expatriation of any individual would result in the recognition of gain under section 684, this section shall be applied after the application of section 684.

“(i) REGULATIONS.—The Secretary shall prescribe such regulations as may be necessary or appropriate to carry out the purposes of this section.”.

(b) TAX ON GIFTS AND BEQUESTS RECEIVED BY UNITED STATES CITIZENS AND RESIDENTS FROM EXPATRIATES.—

(1) IN GENERAL.—Subtitle B (relating to estate and gift taxes) is amended by inserting after chapter 14 the following new chapter:

“CHAPTER 15—GIFTS AND BEQUESTS FROM EXPATRIATES

“Sec. 2801. Imposition of tax.

“SEC. 2801. IMPOSITION OF TAX.

“(a) IN GENERAL.—If, during any calendar year, any United States citizen or resident receives any covered gift or bequest, there is hereby imposed a tax equal to the product of—

“(1) the highest rate of tax specified in the table contained in section 2001(c) as in effect on the date of such receipt (or, if greater, the highest rate of tax specified in the table applicable under section 2502(a) as in effect on the date), and

“(2) the value of such covered gift or bequest.

“(b) TAX TO BE PAID BY RECIPIENT.—The tax imposed by subsection (a) on any covered gift or bequest shall be paid by the person receiving such gift or bequest.

“(c) EXCEPTION FOR CERTAIN GIFTS.—Subsection (a) shall apply only to the extent that the value of covered gifts and bequests received by any person during the calendar year exceeds the dollar amount in effect under section 2503(b) for such calendar year.

“(d) TAX REDUCED BY FOREIGN GIFT OR ESTATE TAX.—The tax imposed by subsection (a) on any covered gift or bequest shall be reduced by the amount of any gift or estate tax paid to a foreign country with respect to such covered gift or bequest.

“(e) COVERED GIFT OR BEQUEST.—

(1) IN GENERAL.—For purposes of this chapter, the term ‘covered gift or bequest’ means—

“(A) any property acquired by gift directly or indirectly from an individual who, at the time of such acquisition, is a covered expatriate, and

“(B) any property acquired directly or indirectly by reason of the death of an individual who, immediately before such death, was a covered expatriate.

(2) EXCEPTIONS FOR TRANSFERS OTHERWISE SUBJECT TO ESTATE OR GIFT TAX.—Such term shall not include—

“(A) any property shown on a timely filed return of tax imposed by chapter 12 which is a taxable gift by the covered expatriate, and

“(B) any property included in the gross estate of the covered expatriate for purposes of

chapter 11 and shown on a timely filed return of tax imposed by chapter 11 of the estate of the covered expatriate.

“(3) EXCEPTIONS FOR TRANSFERS TO SPOUSE OR CHARITY.—Such term shall not include any property with respect to which a deduction would be allowed under section 2055, 2056, 2522, or 2523, whichever is appropriate, if the decedent or donor were a United States person.

“(4) TRANSFERS IN TRUST.—

“(A) DOMESTIC TRUSTS.—In the case of a covered gift or bequest made to a domestic trust—

“(i) subsection (a) shall apply in the same manner as if such trust were a United States citizen, and

“(ii) the tax imposed by subsection (a) on such gift or bequest shall be paid by such trust.

“(B) FOREIGN TRUSTS.—

“(i) IN GENERAL.—In the case of a covered gift or bequest made to a foreign trust, subsection (a) shall apply to any distribution attributable to such gift or bequest from such trust (whether from income or corpus) to a United States citizen or resident in the same manner as if such distribution were a covered gift or bequest.

“(ii) DEDUCTION FOR TAX PAID BY RECIPIENT.—There shall be allowed as a deduction under section 164 the amount of tax imposed by this section which is paid or accrued by a United States citizen or resident by reason of a distribution from a foreign trust, but only to the extent such tax is imposed on the portion of such distribution which is included in the gross income of such citizen or resident.

“(iii) ELECTION TO BE TREATED AS DOMESTIC TRUST.—Solely for purposes of this section, a foreign trust may elect to be treated as a domestic trust. Such an election may be revoked with the consent of the Secretary.

“(f) COVERED EXPATRIATE.—For purposes of this section, the term ‘covered expatriate’ has the meaning given to such term by section 877A(g)(1).”.

(2) CLERICAL AMENDMENT.—The table of chapters for subtitle B is amended by inserting after the item relating to chapter 14 the following new item:

“CHAPTER 15. GIFTS AND BEQUESTS FROM EXPATRIATES.”.

(c) DEFINITION OF TERMINATION OF UNITED STATES CITIZENSHIP.—

(1) IN GENERAL.—Section 7701(a) is amended by adding at the end the following new paragraph:

“(50) TERMINATION OF UNITED STATES CITIZENSHIP.—

“(A) IN GENERAL.—An individual shall not cease to be treated as a United States citizen before the date on which the individual’s citizenship is treated as relinquished under section 877A(g)(4).

“(B) DUAL CITIZENS.—Under regulations prescribed by the Secretary, subparagraph (A) shall not apply to an individual who became at birth a citizen of the United States and a citizen of another country.”.

(2) CONFORMING AMENDMENTS.—

(A) Paragraph (1) of section 877(e) is amended to read as follows:

“(1) IN GENERAL.—Any long-term resident of the United States who ceases to be a lawful permanent resident of the United States (within the meaning of section 7701(b)(6)) shall be treated for purposes of this section and sections 2107, 2501, and 6039G in the same manner as if such resident were a citizen of the United States who lost United States citizenship on the date of such cessation or commencement.”.

(B) Paragraph (6) of section 7701(b) is amended by adding at the end the following flush sentence:

“An individual shall cease to be treated as a lawful permanent resident of the United States if such individual commences to be treated as a resident of a foreign country under the provisions of a tax treaty between the United States and the foreign country, does not waive the benefits of such treaty applicable to residents of the foreign country, and notifies the Secretary of the commencement of such treatment.”.

(C) Section 7701 is amended by striking subsection (n) and by redesignating subsections (o) and (p) as subsections (n) and (o), respectively.

(d) TERMINATION OF SECTION 877.—Section 877 is amended by adding at the end the following new subsection:

“(h) TERMINATION.—This section shall not apply to any individual whose expatriation date (as defined in section 877A(g)(3)) is on or after the date of the enactment of this subsection.”.

(e) INFORMATION RETURNS.—Section 6039G is amended—

(1) by inserting “or 877A” after “section 877(b)” in subsection (a), and

(2) by inserting “or 877A” after “section 877(a)” in subsection (d).

(f) CLERICAL AMENDMENT.—The table of sections for subpart A of part II of subchapter N of chapter 1 is amended by inserting after the item relating to section 877 the following new item:

“Sec. 877A. Tax responsibilities of expatriation.”.

(g) EFFECTIVE DATE.—

(1) IN GENERAL.—Except as provided in this subsection, the amendments made by this section shall apply to any individual whose expatriation date (as so defined) is on or after the date of the enactment of this Act.

(2) GIFTS AND BEQUESTS.—Chapter 15 of the Internal Revenue Code of 1986 (as added by subsection (b)) shall apply to covered gifts and bequests (as defined in section 2801 of such Code, as so added) received on or after the date of the enactment of this Act from transferors (or from the estates of transferors) whose expatriation date is on or after such date of enactment.

SEC. 302. CERTAIN DOMESTICALLY CONTROLLED FOREIGN PERSONS PERFORMING SERVICES UNDER CONTRACT WITH UNITED STATES GOVERNMENT TREATED AS AMERICAN EMPLOYERS.

(a) FICA TAXES.—Section 3121 (relating to definitions) is amended by adding at the end the following new subsection:

“(z) TREATMENT OF CERTAIN FOREIGN PERSONS AS AMERICAN EMPLOYERS.—

“(1) IN GENERAL.—If any employee of a foreign person is performing services in connection with a contract between the United States Government (or any instrumentality thereof) and any member of any domestically controlled group of entities which includes such foreign person, such foreign person shall be treated for purposes of this chapter as an American employer with respect to such services performed by such employee.

“(2) DOMESTICALLY CONTROLLED GROUP OF ENTITIES.—For purposes of this subsection—

“(A) IN GENERAL.—The term ‘domestically controlled group of entities’ means a controlled group of entities the common parent of which is a domestic corporation.

“(B) CONTROLLED GROUP OF ENTITIES.—The term ‘controlled group of entities’ means a controlled group of corporations as defined in section 1563(a)(1), except that—

“(i) ‘more than 50 percent’ shall be substituted for ‘at least 80 percent’ each place it appears therein, and

“(ii) the determination shall be made without regard to subsections (a)(4) and (b)(2) of section 1563.

A partnership or any other entity (other than a corporation) shall be treated as a member of a controlled group of entities if such entity is controlled (within the meaning of section 954(d)(3)) by members of such group (including any entity treated as a member of such group by reason of this sentence).

“(3) LIABILITY OF COMMON PARENT.—In the case of a foreign person who is a member of any domestically controlled group of entities, the common parent of such group shall be jointly and severally liable for any tax under this chapter for which such foreign person is liable by reason of this subsection, and for any penalty imposed on such person by this title with respect to any failure to pay such tax or to file any return or statement with respect to such tax or wages subject to such tax. No deduction shall be allowed under this title for any liability imposed by the preceding sentence.

“(4) PROVISIONS PREVENTING DOUBLE TAXATION.—

“(A) AGREEMENTS.—Paragraph (1) shall not apply to any services which are covered by an agreement under subsection (1).

“(B) EQUIVALENT FOREIGN TAXATION.—Paragraph (1) shall not apply to any services if the employer establishes to the satisfaction of the Secretary that the remuneration paid by such employer for such services is subject to a tax imposed by a foreign country which is substantially equivalent to the taxes imposed by this chapter.

“(5) CROSS REFERENCE.—For relief from taxes in cases covered by certain international agreements, see sections 3101(c) and 3111(c).”.

(b) SOCIAL SECURITY BENEFITS.—Subsection (e) of section 210 of the Social Security Act (42 U.S.C. 410(e)) is amended—

(1) by striking “(e) The term” and inserting “(e)(1) The term”,

(2) by redesignating clauses (1) through (6) as clauses (A) through (F), respectively, and

(3) by adding at the end the following new paragraph:

“(2)(A) If any employee of a foreign person is performing services in connection with a contract between the United States Government (or any instrumentality thereof) and any member of any domestically controlled group of entities which includes such foreign person, such foreign person shall be treated as an American employer with respect to such services performed by such employee.

“(B) For purposes of this paragraph—

“(i) The term ‘domestically controlled group of entities’ means a controlled group of entities the common parent of which is a domestic corporation.

“(ii) The term ‘controlled group of entities’ means a controlled group of corporations as defined in section 1563(a)(1) of the Internal Revenue Code of 1986, except that—

“(I) ‘more than 50 percent’ shall be substituted for ‘at least 80 percent’ each place it appears therein, and

“(II) the determination shall be made without regard to subsections (a)(4) and (b)(2) of section 1563 of such Code.

A partnership or any other entity (other than a corporation) shall be treated as a member of a controlled group of entities if such entity is controlled (within the meaning of section 954(d)(3) of such Code) by members of such group (including any entity treated as a member of such group by reason of this sentence).

“(C) Subparagraph (A) shall not apply to any services to which paragraph (1) of section 3121(z) of the Internal Revenue Code of 1986 does not apply by reason of paragraph (4) of such section.”.

(c) EFFECTIVE DATE.—The amendment made by this section shall apply to services

performed in calendar months beginning more than 30 days after the date of the enactment of this Act.

SEC. 303. INCREASE IN MINIMUM PENALTY ON FAILURE TO FILE A RETURN OF TAX.

(a) IN GENERAL.—Subsection (a) of section 6651 is amended by striking “\$100” in the last sentence and inserting “\$135”.

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to returns required to be filed after December 31, 2008.

TITLE IV—PARITY IN THE APPLICATION OF CERTAIN LIMITS TO MENTAL HEALTH BENEFITS

SEC. 401. PARITY IN THE APPLICATION OF CERTAIN LIMITS TO MENTAL HEALTH BENEFITS.

(a) INTERNAL REVENUE CODE OF 1986.—Subsection (f) of section 9812 is amended—

(1) by striking “and” at the end of paragraph (2), and

(2) by striking paragraph (3) and inserting the following new paragraphs:

“(3) on or after January 1, 2008, and before the date of the enactment of the Heroes Earnings Assistance and Relief Tax Act of 2008, and

“(4) after December 31, 2008.”.

(b) EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974.—Subsection (f) of section 712 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1185a(f)) is amended by striking “services furnished after December 31, 2007” and inserting “services furnished—

“(1) on or after January 1, 2008, and before the date of the enactment of the Heroes Earnings Assistance and Relief Tax Act of 2008, and

“(2) after December 31, 2008.”.

(c) PUBLIC HEALTH SERVICE ACT.—Subsection (f) of section 2705 of the Public Health Service Act (42 U.S.C. 300gg-5(f)) is amended by striking “services furnished after December 31, 2007” and inserting “services furnished—

“(1) on or after January 1, 2008, and before the date of the enactment of the Heroes Earnings Assistance and Relief Tax Act of 2008, and

“(2) after December 31, 2008.”.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New York (Mr. RANGEL) and the gentleman from Louisiana (Mr. McCRERY) each will control 20 minutes.

The Chair recognizes the gentleman from New York.

Mr. RANGEL. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, the bill before us has been passed before, and they call it the HEART bill, Heroes Earnings Assistance and Relief Tax Act of 2008. I would prefer to call it the “Thank You” bill. Thank you for the tens of thousands of American men and women who have come to America’s call to fight this war and to place themselves at risk because our Commander in Chief and our Nation have called them.

It is very difficult for me to think of any people that we should be saying “thank you” more to than this group, who are not Democrats and Republicans, are not politicians, but people whom America has depended on since its very beginning, and, that is, people who are willing to make the ultimate sacrifice because their country asked them to do it.

We have recently passed a bill which is the equivalent, if not expanded, the

GI Bill, so that those that do get back, many of them without limbs, many of them without jobs, would be able to get a decent education. This kind of enhances the ability for them to get their pensions, to get homes, and to remove the impediments that these brave people deserve. And one of the things that we’re proudest of is that we have removed some type of impediment that will allow our fighting soldiers to be able to get the benefits of some of our tax laws even though they have married immigrants. So it is something that I am certain that everyone in this House and most all Americans would be supporting.

What a great honor it is for me to yield the balance of my time in support of this bill to Admiral Joe Sestak from the Seventh District of Pennsylvania. It’s so easy for all of us to talk about sacrifices and so seldom that we find someone who has dedicated 31 years of his very young life for the defense of this great Nation of ours.

He has been the commander of an aircraft carrier of 30 U.S. and allied ships, over 15,000 sailors, 100 aircrafts; and this is only part of what the three-star Admiral in the United States Navy has done. How lucky we are in this Nation and, more specifically, in this Congress to have this distinguished Member speak in support of this bill, one who probably knows more about the needs of our service people than most of us ever hope to find out.

So with the Speaker’s permission and unanimous consent of this body, I ask you to allow me to yield the balance of my time for purposes of picking other speakers to Congressman/Representative/Admiral JOE SESTAK of the Seventh District of Pennsylvania.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New York?

There was no objection.

Mr. McCRERY. Mr. Speaker, I rise in support of H.R. 6081, the Heroes Earnings Assistance and Relief Tax Act of 2008, and I yield myself such time as I may consume.

Mr. Speaker, first I want to commend the chairman of the Ways and Means Committee, Mr. RANGEL, for bringing this bill to the floor today. It’s certainly a bill that has bipartisan support, bicameral support, and I will talk a little bit more about that in my remarks.

People watching this on C-SPAN may think they have gone into reruns. We haven’t. This bill has been discussed on the floor of the House before and, in fact, passed through the House before. Unfortunately, though, we never could get the Senate version and the House version reconciled and get a bill to the President. So here we are again starting this process in the House, passing a bill today, hoping to get finally some agreement so that we can get this bill to the President and we can give some relief to our soldiers in the military.

This bill provides certain tax benefits to members of the military. It provides

tax credits to housing projects for low-income families. But the specific thing that it fixes is, with respect to low-income housing and the eligibility for that, when testing to see if a family’s income makes them eligible, current law excludes the value of a section 8 voucher provided by HUD. But a family’s income does include the value of a base housing allowance provided to members of the Armed Forces. This bill, for whatever reason, doesn’t address this issue. In the past other versions of this legislation have. Congressman MORAN of Kansas and Senator ROBERTS of Kansas have tried to address this problem in legislation, and the other body has included it. And that’s one of the things that led to last year’s deadlock. I personally wish that this provision were included, and I hope before the end of the process, we can address that.

But there are many good things in the bill before the House today, including provisions to ensure that combat pay does not diminish the earned income credit. The bill also contains important language allowing active-duty Reservists to make penalty-free withdrawals from retirement plans and permits contributions of military death benefit gratuities into a Roth IRA or education savings account without regard to annual contribution limits. Other provisions in the bill amend the Supplemental Security Income program to expand eligibility for, and increase SSI benefit payments to, certain military families, veterans, and AmeriCorps participants.

This bill does contain one other change from the bill debated last year that merits mentioning today. It allows stimulus checks to be mailed to families in which one spouse is a member of the military and the other does not have a valid Social Security number. I understand the reasons for this provision, and I’m sure as this bill works its way through the process, we will have an opportunity to examine this provision further to make sure that it’s administrable and workable.

Finally, one other provision deserves particular mention both because of its merits and because it’s a great example of how one person’s good idea brought to the attention of a Member of Congress can make its way to the forefront of a legislative agenda. Health care flexible spending accounts, known as FSAs, have a use-it-or-lose-it rule. If you don’t use all the money by the end of the year, the money goes back to your employer. Funds deposited into an FSA are put there on a pretax basis, or a tax-free basis. So it’s a very attractive benefit for employees.

This bill modifies the FSA program to allow a plan to return deposited funds to an employee at the end of the year if that amount remains unspent because the individual was called to active-duty military service. This is a very, I think, fair change to the underlying program. It’s an issue that one of Mr. BARTON’s, JOE BARTON’s, constituents raised with him, and I applaud

him and his lead cosponsor, the gentleman from Virginia (Mr. BOUCHER), for crafting a simple solution to this problem.

Mr. Speaker, I once again want to thank the chairman and the staff of the Ways and Means Committee for their work on this issue, and I urge passage.

Mr. Speaker, I reserve the balance of my time.

□ 1030

Mr. SESTAK. Mr. Speaker, I have asked the nonpartisan Joint Committee on Taxation to make available to the public a technical explanation of the tax provisions of H.R. 6081. The technical explanation expresses the committee's understanding and the legislative intent behind this important legislation. This explanation, document JCX-44-08, is currently available on the Joint Committee's Web site.

GENERAL LEAVE

Mr. SESTAK. I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on H.R. 6081, as amended.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

Mr. SESTAK. I yield the gentleman from Washington 2 minutes.

(Mr. McDERMOTT asked and was given permission to revise and extend his remarks.)

Mr. McDERMOTT. Mr. Speaker, the brave men and women who are in harm's way right now serving and defending America should not be subjected to unfair taxes or barriers to assistance. But that is exactly what is happening today, and this legislation will change that for members of the military and others serving our Nation, for instance, in AmeriCorps.

Ways and Means Chairman CHARLIE RANGEL recognized the burden being placed on our heroes and included provisions that will alter over a dozen tax provisions and remove barriers to other benefit programs for military families. It's the least we can do for those who do so much for us. The chairman, a veteran, and I, also a veteran, are proud to bring legislation to the floor that demonstrates the House fully and fairly supports our soldiers.

For instance, there are provisions in the legislation that improve how the Supplemental Security Income, or SSI program, treats military families, veterans, and those who have served our country. Under current law, some military families lose part of their SSI benefits because a portion of their compensation is counted as unearned income. This bill would stop that unfair treatment.

The Congressional Budget Office estimates this change alone would affect about 3,000 military families with disabled children. In addition to helping

military families, the legislation would ensure that AmeriCorps volunteers do not unfairly lose their SSI benefits. More specifically, the bill would prevent allowances provided to AmeriCorps participants from reducing SSI benefits.

On the tax side, the chairman included an initiative that Mr. VAN HOLLEN and I proposed that would remove an obstacle for some Americans who serve in the Peace Corps. This provision ensures that overseas service by Peace Corps volunteers does not arbitrarily remove the exclusion for capital gains tax on a principal residence. This protection is similar to one already provided to Americans working for the Foreign Service.

Mr. Speaker, all of these provisions aim to ensure that service to our Nation does not disadvantage those who serve.

The SPEAKER pro tempore. The time of the gentleman from Washington has expired.

Mr. SESTAK. I yield the gentleman 30 additional seconds.

Mr. McDERMOTT. Because the legislation deals with arcane areas like the Tax Code, this may not sound exciting, but it's very important. This legislation tells our soldiers in word and deed that we thank them for their service and we are watching out for them, just as they are watching out for us. This small measure of fairness deserves every Member's support.

Mr. McCRERY. At this time I yield 2 minutes to the gentlelady from North Carolina (Ms. FOXX).

Ms. FOXX. Mr. Speaker, I too am here to support H.R. 6081, the Heroes Earnings Assistance and Relief Tax Act, and I think that it is very, very important that we look for every way possible to give relief to our folks who are serving in the military.

I am pleased to say that 2 years ago, the President signed into law a bill that I call the HERO Act, which allowed folks who earned combat pay to use that pay to go into taking out an IRA. Again, the idea came from an average citizen who notified our office of a concern because his son had tried to invest his combat pay into an IRA, looking to prepare for his future. We were able to get that bill passed through the Ways and Means Committee 2 years ago, and that bill went through a similar experience that this bill is going through, having passed, then meeting problems in the Senate, then having to pass again.

But I think this bill contains so many elements that will advantage people who are willing to serve in the military, and as Chairman RANGEL has said, these are the people who have kept us free from the beginning of this country, and I think that anything that we can do to help them, we need to do.

I also recommend that we do something to lower our gas prices, which will help their families who are staying here in this country while they may be

overseas fighting for our freedom to deal with the rising cost of gas problems. I call on the Democrat majority to come up with their commonsense plan that they have said that they had to help us lower gas prices, not just for our military, but for all Americans.

Mr. SESTAK. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I joined up in the military during the Vietnam conflict, and at that time, and still today, we don't have human resource departments in the U.S. military. You tend, as a young division officer, to take care of the challenges that your young men and women have, and their families yourself, whether it's an eviction notice or whether it's a health issue, or whether it is, as thousands at that time and through the eighties used to have to go out and get their food stamps in order to continue their quality of life, you took care of them.

This bill takes a significant step, I believe. As Mr. RANGEL insinuated, it's a small step, but it is a significant step. I say that because the most moving picture I have ever seen in the Pentagon is one that is across from the Secretary of Defense's office. It's of a young servicemember kneeling in church and alongside of him is his wife and a young child. And under it is this great saying from the Bible, where God turns to Isaiah and says, "Whom shall I send, and who will go for us?" and Isaiah replies, "Here am I. Send me."

We send them, and we need to welcome them when they come back. The commissary bags also used to have on them, "The hardest job in the military is a military spouse." What this bill does is takes care of the cost of life. But it also is significant that it takes care of the cost of loss of life. Because what distinguishes this profession from anyone else's is that it has the dignity of danger about it, where the loss of life may occur.

So in this bill it ensures if an employer still wants to, even after a death of a servicemember, contribute to his retirement plan, he can. It also then permits the spouse, having lost a servicemember, can actually then place this military gratuity benefit into an IRA without any penalty. It does much for our servicemembers; that lets them take combat pay, for example, and place it towards earned income so that they can move into the middle class as an earned income tax credit.

In my mind, this is an excellent bill that has come out, and it has bipartisan agreement. But the reason I think this is so important today is that our servicemembers returning from overseas, 19 percent of them have post-traumatic stress disorder, 33 percent of them have a mental challenge, from depression to anxiety.

This war is different. In World War II, the average soldier went into battle 182 days. He had time to rest in between major battles to get his nerves back in shape. Our soldiers in Iraq go

outside the wire every day for 15 straight months into a combat-like situation. They are a strong generation, but this war is different.

So therefore as we keep that in mind for those who say, Here am I, send me, we should also keep in mind that what we are doing here is when the great warriors Jonathan and David departed for the last time in the Bible, Jonathan turned to David and said, Tomorrow there shall be a new moon and thou shall be missed because thy seat shall be empty.

This seat should never be empty. It should be filled with a legacy of what they have done for this Nation. This bill, in my mind, takes a step, a small but significant step to remembering that these men and women who have served this Nation should continue to be welcomed home by us with a legacy of thanks that this bill does.

I reserve the balance of my time.

Mr. MCCRERY. Mr. Speaker, I yield 1 minute to the distinguished gentleman from Texas (Mr. BRADY), a member of the Ways and Means Committee.

Mr. BRADY of Texas. I appreciate Mr. MCCRERY's leadership on veterans issues.

Mr. Speaker, I rise in support of this bill on the floor today that will provide additional tax relief to our Nation's veterans, especially those who are seeking to purchase homes. This bill ensures that our veterans who serve their Nation after 1977, including those who have served in Iraq and Afghanistan, can qualify for low-interest home loans financed by Qualified Veterans Mortgage Bonds. In Texas, this is important. This bill will enable the Texas Veterans Land Board, led by Commissioner Jerry Patterson, to expand its existing low-interest loan program to serve thousands of more Texas veterans.

For all the sacrifice our veterans have made to defend our country, it's only right that we help them own a home upon returning home.

Mr. SESTAK. I yield 2 minutes to the gentleman from Illinois.

Mr. EMANUEL. About a week ago, this Congress passed the most comprehensive update of the GI Bill of Rights for both Active Duty, Guard and Reserve soldiers. We follow up that legislation with what we are doing today to also update our laws as relates to active duty soldiers and their families.

The fact is, as my colleague from the Philadelphia area said, this war is different. We have noted the difference. We need to adjust our policy and our legislation and our laws to the fact that this war has gone on longer than anybody predicted, cost more in lives, treasure, and reputation than any war in America's past.

So today we take another small step to change our laws to reflect this different kind of war to make sure those soldiers and their families are represented in the laws we pass today. Now many will talk about some of the benefits, and they should. I want to

talk about one particular provision that I put in here with my colleague from Indiana, who you will hear from later, Congressman ELLSWORTH, about how we pay for this, because it doesn't add one penny to the deficit.

It closes down a tax loophole used by KBR, a company, that it set up offshore in the Cayman Islands a subsidiary, and it never paid Social Security taxes, Medicare taxes, unemployment insurance taxes to 10,000 workers. Never paid any of those taxes on any of those employees. This legislation shuts that down.

Those employees were over there. And what happened? This company gave contaminated water to our soldiers, who ended up, many of them, in the hospital getting health care by the basic facilities we have over in Iraq. Our soldiers got contaminated water, our taxpayers got ripped off because they had to cover for another company what they didn't pay in their fair share, and a company was set up offshore to do all of that.

The SPEAKER pro tempore. The time of the gentleman from Illinois has expired.

Mr. SESTAK. I yield the gentleman an additional 30 seconds.

Mr. EMANUEL. It's ironic that it took 4 years to close this offshore loophole. But we are shutting it down and paying for all these other benefits to ensure that this company and other companies like it who set up in the Cayman Islands do not go around the law of the United States to come in under budget, knowing the fact they never paid their fair share of taxes.

It's a small step. It also is an indication we need to start changing the law because there is over 12,000 companies in the Cayman Islands alone set up over there, avoiding their fair share of taxes while the American taxpayers have to pay their portion.

So I am pleased that we are doing this, giving the benefits to the GIs and their families, but, most importantly, closing down an egregious loophole to do that.

Mr. MCCRERY. Mr. Speaker, I yield 3 minutes to the gentleman from Kansas (Mr. MORAN).

Mr. MORAN of Kansas. Mr. Speaker, I thank the gentleman from Louisiana for yielding me his time.

I am here to commend the Ways and Means Committee's efforts to make the Tax Code more equitable to our servicemembers. However, once again, I am on the floor to express my disappointment that the bill does not include an important provision providing more affordable housing opportunities for our servicemembers and their families.

This fix to the Tax Code that is missing from this legislation would prevent lower income military personnel from being discriminated against when applying for affordable housing built under the Low Income Housing Tax Credit program. There is a strong need for the tax bill that we are considering

today, but the Senate will not approve it without this additional provision.

A number of military installations across the country are experiencing housing shortages as a result of the 2005 BRAC.

□ 1045

Fort Riley, an Army post located in the State of Kansas, is nearly doubling its size with an influx of 30,000 soldiers, family members and civilian workers.

When these new soldiers live outside the fort, they receive a military housing allowance for the use in paying rent. Though the Tax Code does not treat this housing allowance as taxable income, it is considered income when determining a military family's eligibility to live in facilities financed by low-income housing tax credits. The result is that many servicemembers, particularly our enlisted ones, are considered to earn too much income and thus are disqualified from accessing this affordable housing program. However, comparative low-income civilians receiving section 8 housing vouchers are more likely to qualify for this same housing. This is because, unlike the military housing subsidy, the Tax Code exempts section 8 assistance from being considered income.

Our Nation's military families deserve access to safe, decent, affordable housing, and they should be given a fair opportunity to qualify for it. Last December the Senate acted to fix this inequality, and the Senate included in their version of this legislation a provision exempting military housing allowance from income eligibility requirements when qualifying for affordable housing.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. MCCRERY. I yield the gentleman 1 additional minute.

Mr. MORAN of Kansas. Under this Senate provision, the Governor of each State would be allowed to make this exemption if he or she determines that it is needed for a certain military installation within that State. This Senate provision is patterned after USDA's WIC nutrition programs for women, children and infants, and provides State agencies a similar option for WIC eligibility. Unfortunately, the House majority's refusal to include this provision has stalled this important tax legislation from moving forward.

The men and women serving our Nation are waiting for us to act, and I hope that the changes made by the Senate, which narrow the scope of the provision, will address many of the majority's concerns and a compromise can be reached. Until then, military families who are applying to live in affordable housing continue to encounter this discrimination.

While I will vote for H.R. 6081, our military men and women deserve a better shot at affordable housing.

Mr. SESTAK. Mr. Speaker, I yield 2 minutes to my colleague from Indiana (Mr. ELLSWORTH).

Mr. ELLSWORTH. Mr. Speaker, I thank the gentleman for yielding.

Mr. Speaker, I rise today in support of H.R. 6081, the Heroes Earnings Assistance and Relief Tax Act of 2008. This important legislation will provide well-deserved tax benefits to assist our military personnel and their families, our veterans, and a group that doesn't get nearly enough credit across our Nation, the volunteer firefighters.

I would like to for just a minute pick up on what Congressman EMANUEL said a few minutes ago and discuss one of the offsets used to pay for this tax relief for American heroes.

It has been reported that recently some government contractors are using offshore tax havens to avoid paying the payroll taxes that they owe our government. We introduced the Fair Share Act to put a stop to this abuse, and as a Blue Dog and a believer in pay-as-you-go budgeting, I am proud to have that legislation included as part of this important bill today. It will end the practice of government contractors setting up shell companies in the Cayman Islands to avoid paying into the Social Security and Medicare payroll taxes.

The people back home in Indiana play by the rules and pay their taxes. I don't think it is too much to ask our government contractors to do the same. They are receiving millions of dollars, sometimes billions in tax dollars, and I think it is time they do the same thing.

So I urge my colleagues to support this bill and send a strong message from the Congress that it is not going to stand by and let contractors cheat the workers, cheat the government and cheat the American taxpayers.

Mr. McCRERY. Mr. Speaker, I ask unanimous consent that the gentleman from Illinois (Mr. WELLER), a member of the Ways and Means Committee, be allowed to allocate the remainder of the time on our side.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Louisiana?

There was no objection.

Mr. WELLER of Illinois. Mr. Speaker, it is my understanding that we have no additional speakers, so I will reserve the balance of my time.

Mr. SESTAK. Mr. Speaker, I yield 2 minutes to my fellow Pennsylvanian (Mr. ALTMIRE).

Mr. ALTMIRE. Mr. Speaker, I thank the gentleman, my friend and colleague from the great State of Pennsylvania.

Mr. Speaker, last fall I introduced the Active Duty Military Tax Relief Act to assist our brave men and women in uniform who are serving our country with honor and distinction, and I am pleased that significant provisions proposed in my bill are incorporated in their entirety into the bill we are discussing today, the bipartisan HEART Act.

Servicemembers are often confronted with transitional issues when called to

duty, and the bill we are debating today includes provisions from my bill making essential tax relief for our military families permanent by providing incentives to ensure that Reservists who are called up for active duty do not suffer a pay cut. This bill also makes it easier for veterans to become homeowners, and it includes other provisions from my bill allowing recipients of the military death benefit gratuities to make contributions of up to \$100,000 into tax-favored accounts, such as Roth IRAs and Education Savings Accounts.

Mr. Speaker, we spend a lot of time in this Congress talking about supporting our troops, and we are providing further evidence today that we are going to support our troops with our actions and not just our words. The HEART Act is another sign of our commitment to our Nation's heroes, and I encourage all of my colleagues to support this bill.

Mr. WELLER of Illinois. Mr. Speaker, again, we have no additional speakers, and I reserve the balance of my time.

Mr. SESTAK. Mr. Speaker, I yield 2 minutes to the gentlewoman from California (Mrs. DAVIS).

Mrs. DAVIS of California. Mr. Speaker, I would like to thank Chairman RANGEL and my colleagues on the Ways and Means Committee for including provisions from H.R. 337 and H.R. 515 in the HEART Act. Including these two bills is particularly meaningful for me because both were inspired by servicemembers and veterans in my district who came to me and said we have problems needing your attention.

The first bill addresses a harmful glitch in the Supplemental Security Income program. Because eligibility for SSI benefits is based on income, a family struggling to get by actually loses benefits for their children from any increase in military pay considered "unearned income." Military families do not deserve to lose the benefits they badly need because a parent chooses to serve in the Armed Forces.

The second bill fixes a serious flaw in the CalVet Home Loan program limiting eligibility to servicemembers who signed up prior to 1977. This prevents many veterans from the first Gulf War and nearly all veterans from the wars in Afghanistan and Iraq from taking advantage of the CalVet program. H.R. 6081 removes the date of service provision, giving servicemembers retiring in California a greater opportunity to own a home.

Mr. WELLER of Illinois. Mr. Speaker, before yielding back my time, I want to rise in support of H.R. 6081, the Heroes Earnings Assistance and Relief Tax Act of 2008. I particularly want to point out that this product that is before us today is bipartisan. It is clear that both Republicans and Democrats want to ensure that our men and women in uniform, those who stand and every day place their lives at risk to defend our freedoms and the values

that our Nation represents, that we provide help for them and their families. I commend Chairman RANGEL and ranking member Mr. McCRERY for their leadership in putting together this bipartisan bill that helps our military and their families.

I urge a bipartisan "aye" vote.

Mr. Speaker, I yield back the balance of my time.

Mr. SESTAK. Mr. Speaker, I yield myself the remainder of my time.

When General Akhromeyev came from the Soviet Union to visit the United States when the Soviet Union was breaking up, Admiral Crowe took him to many places, including an aircraft carrier. When he departed the aircraft carrier, he was asked by Admiral Crowe, Chairman of Our Joint Chiefs of Staff, "What most impressed you?" He turned to him and looked him in the eye and said, "Your enlisted man."

It is why General Washington, when he established the very first ribbon in the United States Army, a piece of purple ribbon which is today's Purple Heart, dictated that that award would only be given to enlisted men. The enlisted servicemembers are the heart of our military, and this bill is focused upon them. They are the ones who say, "Here am I. Send me."

I commend both sides of the aisle for recognizing who most deserves being remembered for the sacrifice to this Nation. It is the enlisted man and woman.

Mr. RANGEL. Mr. Speaker, today, we may each have our own convictions about this war, and no matter what those may be, I think I can safely say that we stand united in our support for our troops and their families.

No one here today can challenge the commitment, the dedication, or the bravery of our men and women who have responded to this national call.

They have made sacrifices that very few Americans have ever been called on to make—many have paid with their lives, and many others with the loss of limbs and mental injuries we will never be able to comprehend.

We all know the great value of education benefits for our military. I will continue to fight for an increase that exceeds what our President has requested in GI education benefits and in military pay for our sons and daughters who serve in the military. Our men and women need it and they have earned every bit of it, and more.

The bill being considered today cannot make up for the debt we owe to these men and women and their families. We cannot make up for the loss of life and limb and the mental anguish they will endure.

But today, we will play a small positive role that I know is supported by every Member of this body. Today, we will vote to pass a small token of our gratitude—a small step in the right direction.

This bill is expected to be taken up by the Senate after we pass it here today and sent to the President this week. This is very fitting as we leave to celebrate Memorial Day—a day of remembrance for all who sacrificed in war for our country.

There is a provision in this bill that has been added since we passed the bill last year. The

provision would ensure that a member of the military, who is married to an immigrant spouse would qualify for the stimulus rebate payment even if such spouse does not yet have a Social Security number.

This fix was necessary because in the zeal to impose anti-immigrant philosophy, language was added to the legislation for the stimulus rebate payments which now has a negative effect on some of our military and their families, even as they are off fighting a war.

This should serve as a great lesson in caution and being circumspect before we allow our deep-seated feelings to get the best of us.

We must learn from these lessons even as we fight to improve the lives of those who fight for our country through improved GI education benefits, pay increase, better health care services, and increased disability benefits.

This bill has been a labor of love. We passed a very similar bill (H.R. 3997) 410–0 on December 18, 2009, and had hoped to get it signed into law before the end of last year. Yet, despite the total bipartisan nature of this bill, we were unable to get it to the President's desk before the end of December, 2007. So, here we are again. Persistent to the end.

This bill is small but means a lot to many people. The Committee has received more calls on this bill than we could have imagined. People are calling to find out when the bill will become law.

Today gives us fresh hope—it looks like we will actually do it this time. I am proud to be a part of this small but important effort for our military men and women and their families who continue to give so much to our country.

Mr. KIND. Mr. Speaker, I rise today in strong support of H.R. 6081, the Heroes Earnings Assistance and Relief Tax (HEART) Act of 2008. This bill provides a number of much needed and deserved tax benefits to members of the military, their families, and veterans. Specifically, I am proud that the Qualified Veterans' Mortgage Bonds (QVMB) program, which impacts my home State of Wisconsin, was renewed and reformed so that the dream of home ownership will continue to be a reality for thousands of veterans.

Under the HEART Act, the QVMB program will be expanded to allow \$100 million annually in tax exempt bonding for the Wisconsin Department of Veterans Affairs (WDVA) State veterans home loan program—enough funding to aid about 600 State veterans in obtaining low interest rate home loans. This program is more important now than ever before with the ongoing credit crisis in this country, and I am proud we were able to expand it. In Wisconsin alone, the WDVA has made over 54,000 home loans to veterans through this program.

Other important provisions in this bill include allowing combat pay for troops to count as earned income for the Earned Income Tax Credit and making permanent the Internal Revenue Code provision that allows active duty reservists to make penalty-free withdrawals from their retirement plans.

Our military service men and women have sacrificed a great deal to protect the freedoms that we so deeply cherish in this country. Their sacrifices and extended tours of duty in Iraq and Afghanistan, however, have placed greater economic hardships on their families here at home. The bill before us today will help alleviate some of those hardships by giving military families much needed and deserved tax relief and making permanent some of the tem-

porary provisions that Congress has previously enacted.

The HEART Act is one simple but significant way we can thank our troops for their service to our country. I thank Chairman RANGEL and Ranking Member MCCRERY for their bipartisan leadership on this legislation, and I urge my colleagues to support our men and women in the military by passing this legislation.

Mr. CONYERS. Mr. Speaker, today I rise in strong support of H.R. 6081, the Heroes Earnings Assistance and Relief Tax (HEART) Act of 2008. This bill provides tax relief to America's heroic servicemembers. As a veteran of the Korean war, it is imperative that we assist the brave men and women who put their lives at risk in defending our Nation in any way we can.

H.R. 6081 will improve tax benefits to members of the armed services. For example, today's legislation permanently extends the Earned Income Tax Credit for combat pay, allows for penalty-free withdrawal from servicemember pension plans, allows access for funds in Flexible Savings Accounts, and lets military death benefits to roll over into a Roth IRA or Education Savings Account. Given the crisis in the housing market, I am particularly heartened that H.R. 6081 permanently establishes mortgage bonds used to finance home purchases by veterans.

Mr. Speaker, this bill also extends the Economic Stimulus rebates that are being delivered as we speak today. H.R. 6081 humanely permits servicemembers who are married to foreigners to receive the full value of their rebate.

Lastly, the bill will restrict government contractors who move offshore to avoid paying Social Security and Medicare benefits. It is shocking that government contractors receive millions, or even billions, of taxpayer dollars and then try to avoid paying their fair share of taxes.

We have put our Nation's finest men and women in a senseless war without an end. The least we can do is allow their families to enjoy the same benefits as their neighbors. Mr. Speaker, this is a commonsense bill and I urge my colleagues to support it.

Mr. LARSON of Connecticut. Mr. Speaker, I rise today to commend the Committee on Ways and Means for passing this important legislation, the Heroes Earnings Assistance and Tax Relief Act. This legislation brings necessary tax relief to members of our armed services, veterans and their families and it also contains important technical corrections to a law that provides tax relief to volunteer emergency first responders.

Like our men and women in the armed services, volunteer emergency first responders provide a crucial service to our communities. They are in the front lines in the case of fire, natural disaster or other emergency. The majority of these brave men and women are volunteers and give up their time out of a sense of obligation to their communities. We owe them a debt of gratitude for their service.

This technical correction clarifies that property tax rebates and other benefits that are made to volunteer emergency first responders and are excluded from gross income are not subject to Social Security tax or unemployment tax. This was the intent of the original legislation and I appreciate the opportunity to clarify this through HR. 6081, the Heroes Earnings Assistance and Tax Relief Act.

Mr. SESTAK. Mr. Speaker, I yield back the remainder of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. RANGEL) that the House suspend the rules and pass the bill, H.R. 6081, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. SESTAK. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Ms. Wanda Evans, one of his secretaries.

SENSE OF HOUSE REGARDING FOSTER PARENTS

Mr. McDERMOTT. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1185) expressing the sense of the House of Representatives that Congress should recognize the important contributions of Americans who serve as foster parents and, in doing so, unselfishly open their homes and family lives to children in need.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1185

Whereas the Nation's foster care system provides a sanctuary for children who are unable to live safely in their homes;

Whereas in 2006, some 799,000 children spent at least 24 hours in foster care and, on any given day, roughly 510,000 children were in the Nation's foster care system;

Whereas the primary goal of foster care is to ensure the safety and well-being of children while working to expeditiously provide children with a permanent, safe, and loving home;

Whereas via reunification with parents, adoption, or legal guardianship, some 289,000 children left foster care in 2006 for a permanent home;

Whereas 303,000 children entered foster care in 2006;

Whereas more than 43 percent of the children that entered foster care in 2005 were age 5 and younger;

Whereas studies have found that a child's early years are critical for his or her brain development, making it extremely important for all children to live in a safe and loving home during this critical period in their lives;

Whereas in 2005, the median age of a child in foster care was just over 10 years old and the median length of stay for a child in foster care was nearly 16 months;

Whereas while a majority of children living in foster care had the goal of being reunified with their parents, nearly 20 percent of foster children were seeking adoption in 2005;

Whereas each year as many as 24,000 teens will reach the age of 18 while in foster care

and age out of the system without finding a permanent family;

Whereas on any given day in 2006, there were as many as 129,000 children in the foster care system waiting to be adopted;

Whereas in 2005, roughly 60 percent of the children who left foster care for a permanent adoptive family were adopted by their foster parents and another 25 percent were adopted by relatives; and

Whereas it would be appropriate to designate the month of May 2008 as National Foster Care Month: Now, therefore, be it

Resolved, That it is the sense of the United States House of Representatives that—

(1) all Americans should work together to strengthen families and reduce the need of foster care placement for children; and

(2) Congress should continue its commitment to providing critical assistance to children and families involved in the foster care system through the title IV program in the Social Security Act and other programs that are designed to help children reunite with their parents or find a loving and permanent home when they cannot return to their biological parents.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Washington (Mr. McDERMOTT) and the gentleman from Illinois (Mr. WELLER) each will control 20 minutes.

The Chair recognizes the gentleman from Washington.

Mr. McDERMOTT. Mr. Speaker, every day another 850 American children enter foster care. If you go outside and walk along the Mall today, you will see cardboard cutouts of children. Another 850 representations will be added each day this week to help us all understand who are at risk and what is at stake. The fact is, most people are unaware of how many children are in foster care right now and how many more will be in foster care tomorrow. My hope is that the image of those cardboard cutouts will be so compelling that America will take and demand action.

As the chairman of the subcommittee with jurisdiction over the foster care system, I want the House to make this issue as important as the children we need to help. Each child in this Nation deserves nothing less than a safe, loving home with a caregiver who ensures their physical and emotional well-being, supports their dreams in life and helps them become healthy and happy adults. For over a half a million children in our Nation, that home is not with their biological parents. Instead, the nurturing environment is found in the homes of foster families, who temporarily support a child until that child can either be safely returned to their biological parents or moved to a permanent home.

What I just described in a few words doesn't begin to cover the heroic actions by Americans on behalf of foster children, so we are here today to mark the month of May as National Foster Care Month. It is a designation reserved for heroes, and there are hundreds of thousands of American heroes to be noticed and thanked. They are the people who open their homes and their hearts to children who are seeking sanctuary when they are no longer

able to live safely in their homes. These people are the safety net for these children, the difference between hope and disaster.

National Foster Care Month also recognizes the unsung heroes who work in the foster care system itself, these individuals who dedicate their lives to improving the well-being of children who are under the care of the State. Many of these dedicated people work for relatively little salary, with limited resources, and often face very dangerous situations. They do it because they care, and we are grateful.

There isn't anything partisan about ensuring the safety and well-being of children. We either meet our responsibility to protect these children, or we don't.

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Lives indeed hang in the balance. That is why Congress must work together to improve our Nation's foster care system and to fully support these children, including those who age out of the foster care system each year and their caretakers, which includes grandparents and other relatives. It is up to us to ensure that the educational, medical, and emotional needs of foster children are met. It is up to us to make sure they know they are not alone. In truth, their outcomes in life are linked to our ability to guarantee that the State has the resources to provide these children with the assistance they need.

Foster children should have the same opportunities in life that our other children have. It is up to us to guarantee that our Federal programs support that basic right.

I ask my colleagues to join me in recognizing May 2008 as National Foster Care Month. We salute the tireless work of foster care parents, case workers, court personnel, service providers, and advocates, many of whom are former foster children, for their commitment to supporting vulnerable children across this Nation. We must recommit ourselves to working to improve the foster care system because of the lives of innocent children who are at stake, and we have the power to make a difference.

I would like at this time to take one moment to recognize my colleague, Mr. WELLER, who has been my ranking member on this subcommittee, and he and I have worked together hand in hand on this issue. This is not a partisan issue, and it has been a real pleasure to have Mr. WELLER as my ranking member in this session of Congress. We have a bill coming which we hope this House will also approve at another time.

I reserve the balance of my time.

Mr. WELLER of Illinois. Mr. Speaker, likewise to the chairman of the subcommittee, which I have the privilege of serving as the ranking member, I just want to state that I enjoy working with you very much as well, and thank you for your compliment.

Mr. Speaker, I rise in support of H. Res. 1185, recognizing May as National Foster Care Month. This resolution recognizes the enormous contribution of foster parents who care for so many vulnerable young people across America. And I want to commend its chief sponsors, Representative JON PORTER of Nevada and Chairman McDERMOTT, for sponsoring and introducing this important resolution.

The House is considering this resolution right between Mother's Day and Father's Day, which is appropriate, since foster parents step in to take the place of biological mothers and fathers. Taxpayers themselves contribute literally billions of dollars each year in Federal and State assistance to this important effort. But the most important part is the simple willingness of responsible adults to step in and care for kids who cannot safely remain with their own parents. For that, as this resolution expresses, the Nation says thank you.

Many other people work to support foster parents through both public and private organizations and in paid and volunteer positions alike. We express our thanks to those dedicated people as well. One example in the congressional district I represent, groups like The Baby Fold, which provides a variety of services to support biological and foster families. We thank all of these individuals for their continuing effort and dedication to improving the lives of children and their families.

In spite of all the hard work by individuals involved at all levels in the Nation's foster care system, more work is needed to ensure all children have a safe home, are protected from abuse, and have the best opportunities to lead a healthy and productive life.

The Subcommittee on Income Security and Family Support, on which I serve as ranking member, has held numerous hearings in the past year on child welfare issues, reviewing whether foster children are receiving appropriate medical care, are being prescribed the right medications, are receiving the education they deserve, and are being adequately prepared for their life as adults. For some children, the answer to these questions is a "yes," but for too many the answer is "no." Too many children in foster care are behind their peers in terms of their health, education, and job prospects.

So there is still much that we need to do to ensure that all children in foster care receive the care and support they need to overcome these obstacles and thrive as young adults.

For those who cannot safely return home to their own parents, that means creating an environment providing as much love, support, and stability as possible. For some children, that may mean placement with relatives. For others, it involves the generosity and sacrifice of foster parents who step in when biological families don't work out.

In addition to this resolution, as Chairman McDERMOTT noted, he and I

are currently working on a bipartisan package of legislation that we intend to have designed to improve the foster care system: Expecting more educational stability and high school completion for foster children, improving health outcomes, keeping siblings together, and extending and improving a current incentive program that rewards States for increasing adoptions. These legislative changes would implement many of the recommendations our subcommittee has heard for improving the lives of children in foster care. But even with these improvements, the tens of thousands of dedicated foster parents and those who support them will continue to remain the backbone of our foster care system. On our Nation's effort to support children who cannot safely live with their own parents, we owe them our thanks and our continued support.

Mr. Speaker, I urge an "aye" vote for this important resolution.

I reserve the balance of my time.

GENERAL LEAVE

Mr. MCDERMOTT. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on H. Res. 1185.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Washington?

There was no objection.

Mr. CARDOZA. Mr. Speaker, I rise to join my colleague, Mr. MCDERMOTT, and urge the support of H. Res. 1185. Since being elected to public office, I have been in advocate for children in foster care; in part because 8 years ago my wife and I adopted two of our children from foster care.

As a result, we became intimately aware of the status of America's foster care system. This resolution commends the hard work and sacrifice of the thousands of American families who care for foster children. As an adoptive foster parent, I know the joy these children bring. I also know that caring for children who, in some cases, have survived atrocious abuse and neglect can be extremely challenging. Many foster parents open their hearts and homes to children with the trauma and pain of a broken past. Many times these caregivers receive little or no support from the Federal government as they take in our Nation's most vulnerable young people.

Despite record food prices, foster families across America stretch their budgets to feed additional children that they have welcomed into their homes. Despite rising gas prices; foster families do their best to drive children to schools, take them to doctor's appointments, and attend little league games—because they know that's the kind of support these children have never had. They do a great service for America, Mr. Speaker, and deserve to be commended for their efforts.

While we recognize and commend their service, we need to do more to ensure a better future for these children when they leave foster homes. We need to do more to heal the minds and bodies of these children, so that the investment that foster parents have made in their lives is not lost to homelessness, drug addiction, and gang involvement that so many

of these children turn to when they are abandoned again as they exit foster care.

The public may not be aware that on the night of their 18th birthday, most states terminate all services for foster children. Parents know that most children in our society are not self-sufficient the day they turn 18. For example: we don't expect our children to afford health coverage when they turn 18. In fact, most parents retain their children under a family policy until age 23. Yet for the 26,000 vulnerable young Americans who age out of the foster care system, we eliminate their healthcare coverage the moment they turn 18. Mr. Speaker, we need to do better. We need to extend healthcare coverage for children in foster care to age 21. The pathway to extend coverage already exists in current law, but only 17 states have implemented this option and I believe it is a moral and societal imperative to make this the standard across our Nation. Without proper healthcare many of these youth end up another sad statistic.

I know my good friend from Washington, Mr. MCDERMOTT, and I see eye-to-eye on this issue. Both he and I have introduced legislation that would make these necessary changes to healthcare coverage for foster children. Mr. Speaker, I urge the rest of my colleagues to support this resolution and to do better for America's foster children.

Mr. PORTER. Mr. Speaker, according to 2006 data, nationally, 799,000 children have spent at least 24 hours in foster care and, on any given day, roughly 510,000 children were in the Nation's foster care system. In Nevada, there are currently 5,450 children receiving foster care, including 3,947 in Clark County.

My district has faced some unique challenges recently. As Southern Nevadans, we recognize the need for a nurturing environment when biological parents abuse or neglect their own children. Foster families graciously open their doors, and offer love and guidance in the most difficult of circumstances. It is critical we honor these unsung heroes.

I would like to thank Chairman MCDERMOTT for introducing this bipartisan legislation honoring the selfless service of foster families recognizing the critical role these individuals play in communities across the nation. In addition, the resolution will mark May as National Foster Care Month. I encourage all of my colleagues to support the generosity of foster parents in their districts and throughout the nation during the month of May.

Mr. WELLER of Illinois. Mr. Speaker, I yield back the balance of my time.

Mr. MCDERMOTT. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Washington (Mr. MCDERMOTT) that the House suspend the rules and agree to the resolution, H. Res. 1185.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the resolution was agreed to.

A motion to reconsider was laid on the table.

MESSAGE FROM THE SENATE

A message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has passed a bill of the

following title in which the concurrence of the House is requested:

S. 3035. An act to temporarily extend the programs under the Higher Education Act of 1965.

SENSE OF HOUSE REGARDING FORMER FOSTER CARE YOUTH

Mr. LEWIS of Georgia. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1208) expressing the sense of the House of Representatives that youth who age out of foster care should be given special care and attention.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1208

Whereas 12,000,000 Americans spend time in foster care;

Whereas every year, more than 24,000 youth turn age 18 while in foster care;

Whereas the safekeeping of most youth who age out of foster care is the responsibility of the State governments, which receive Federal funding to assist them in doing so;

Whereas family reunification, kinship care, and adoption are the preferred solutions for children who are placed in foster care;

Whereas Congress created a new Independent Living initiative in 1986, and expanded the program by passing the Chaffee Foster Care Independence Act in 1999 to assist youth who are emancipated while in foster care: Now, therefore, be it

Resolved, That the House of Representatives—

(1) supports former foster care youth as they overcome many emotional, physical, and social obstacles in the pursuit of healthy, independent, and fulfilling lives;

(2) recognizes former foster care youth organizations for their dedication to reforming and improving the foster care system;

(3) appreciates individuals, mentors, and social workers who provide assistance to former foster care youth beyond resources available through Federal, State, and local services; and

(4) encourages reviews of Federal and State programs conducted under title IV of the Social Security Act that would improve services to help former foster care youth succeed in their transition to adulthood and independence.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Georgia (Mr. LEWIS) and the gentleman from Illinois (Mr. WELLER) each will control 20 minutes.

The Chair recognizes the gentleman from Georgia.

GENERAL LEAVE

Mr. LEWIS of Georgia. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks on H. Res. 1208.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Georgia?

There was no objection.

Mr. LEWIS of Georgia. Mr. Speaker, I yield myself such time as I may consume.

I rise today to ask my colleagues to support House Resolution 1208. This

resolution is very simple. It recognizes the many problems that face young people who spend time in foster care, and it thanks the many others who work to ease their transition from foster care to adulthood and independence.

In Georgia, there are thousands of children in foster care. Living in foster care is not a choice. These young people of all races, ages, and backgrounds were victims of neglect and abuse. Child welfare services share a common goal of finding safe, stable, and loving homes for these young people. Unfortunately, this dream is not always realized.

I have the privilege to serve on the Ways and Means Income Security and Family Support Subcommittee chaired by my good friend and colleague, Mr. McDERMOTT of Washington.

Last year, the gentleman from Washington (Mr. McDERMOTT) invited two young people from our congressional district to testify about what it is like to transition from foster care to adulthood. Anthony Reeves and Shalita O'Neal both aged out of the Georgia foster care system. They shared with us how difficult it is to find housing, health care, education, liveable wages, jobs, security, and stability.

At a young age, when most are still relying on financial and emotional support from their parents and family, these young people have no one to fall back on. Mr. Speaker, these are the stories that break your heart.

Today, we honor those like Anthony and Shalita, and Kevin Brown, a recent graduate of Clark Atlanta University, who are determined to find their way despite so many problems before them.

We also pay tribute to the mentors, volunteers, parents, organizations, and many others who fill in the gaps in Federal and State coverage to help these young people during the most difficult times of their young lives.

Most important, this resolution sends a message to the half million young people currently in the foster care system. Congress tells them: You are not alone. We love you. We support you. You are not forgotten. There is hope. You will survive. And you will succeed.

Thank you, Mr. Speaker. I urge all of my colleagues to support this very simple resolution.

I reserve the balance of my time.

Mr. WELLER of Illinois. Mr. Speaker, I rise in support of H. Res. 1208 on foster care youth aging out of care, an important resolution before us today. I join my colleagues in support of the more than 500,000 children who are in foster care today and in support of this resolution. I hope we can craft substantive bipartisan legislation to help address the challenges in our Nation's foster care system.

One of the greatest challenges is helping the more than 24,000 youth who age out of foster care each year. Projected outcomes for too many of these young people are sobering: lower high

school graduation rates, higher rates of homelessness, and a higher chance of becoming incarcerated than of other youth of their own age.

In hearings before our subcommittee, the Income Security and Family Support Subcommittee, which I serve as ranking member, we have been privileged to hear from many outstanding young men and women who have personally shared their personal stories of life in our Nation's child welfare system.

For instance, Jamal Nutall, a young man from the congressional district which I represent, has worked as an intern in my office. He testified before our subcommittee about the challenges he faced in foster care and the progress he was making towards completing his college education. More recently, we heard from Misty Stenslie with the Foster Care Alumni Association which represents former foster youth. Listening to these stories and understanding what they tell us reveals how much more needs to be done to help those who spend the longest time in foster care, including the thousands who age out of the system each year.

A good place to start would be to ensure that every young person in foster care completes at least their high school diploma. Last year, I introduced House Resolution 733, which recognizes the importance of improving the high school graduation rate of foster youth. I thank the gentleman from Georgia (Mr. LEWIS) for being one of the bipartisan cosponsors of this legislation. We can and should make improving the educational outcomes of foster youth a key test in measuring any legislation designed to help foster children.

Congress is not alone in recognizing the importance of high school graduation for today's youth. America's Promise Alliance, an organization founded by former Secretary of State and General Colin Powell and his wife, has launched a dropout prevention campaign to combat the Nation's high school dropout crisis. The Alliance noted alarming statistics in an April 2008 report. Nearly one in three U.S. high school students drops out before graduating. Approximately 1.2 million students drop out each year, and about 7,000 students drop out each and every day.

To improve the high school graduation rate of foster youth, increased coordination between child welfare and educational agencies is necessary. New foster family placements should not necessarily mean a new school, and foster children should have to be able to remain in a single school in their own community so they can build lasting relationships with friends, teachers, and mentors.

All these steps can and should contribute to raising graduation rates and increasing chances of future success for foster children, especially those who age out of the system.

I urge all Members to join me in supporting this important resolution

today. But we should also commit ourselves to producing bipartisan legislation to improve the Nation's foster care and child welfare programs and improving the high school graduation rates and other educational outcomes for children in foster care. Without that simple step, too many will continue to face a desperate future. We owe them far better.

Mr. Speaker, I urge an "aye" vote.

I reserve the balance of my time.

Mr. LEWIS of Georgia. Mr. Speaker, I now recognize the gentleman from Washington (Mr. McDERMOTT), the chairman of the subcommittee, for such time as he may consume.

(Mr. McDERMOTT asked and was given permission to revise and extend his remarks.)

Mr. McDERMOTT. Mr. Speaker, I am proud to join with my colleague and friend JOHN LEWIS in fighting to do what is right for America's foster kids.

Every year, an estimated 24,000 foster kids reach their 18th birthday. Instead of a celebration, they hit a dead end. Try and remember what it was like when you were 18 years old. As it stands today for foster kids, the support system simply stops for those kids on the day at a point when they are not quite ready for everything they are going to face in the world. No place to live, no money for food, no money to go on for education, no place to live while they finish high school. All of those things are what face our youngsters in foster care today when they hit 18 in many States in this country.

Many of these children do not have access to critical support services like health care. If they are on medication, it ends that day.

□ 1115

They don't get the Medicaid, they don't get the coverage after that. There is no transition for these young people at all. Many are not connected to an adult who can serve as a mentor or someone who can be someone to get advice from when they go on. The system simply discards them. Not surprisingly, trouble can be the end result. Far too many become disconnected from the educational system and the labor force and become much of the homeless that we see on the streets of our city. Many of them wind up in our jails.

When the State removes a child from their biological parents because of abuse or neglect and places that child in foster care, we become the foster parents. Now, most of us did not have parents who threw us out on our own on the day we were 18. In fact, the whole boomerang idea of going back to your parents when you've been through college is very common in this country. We continue to have contact with our children when they're gone, after they're 18. Eighteen is not some magic date. And I believe a child in foster care deserves no less than anyone else's children. So we have some work to do to deliver on that promise, and we can take a big step by approving this bill.

Like many other young people, foster kids need the guidance and support of a caring adult that will last a lifetime. It's our job to make that happen. One way is to transition a child out of the system. We should make sure that when a child leaves foster care, they have a connection with someone, perhaps a lost sibling or some other relative that can be a source of love and support for them. Nurturing doesn't stop at 18, and if it continues, the odds for that foster kid doing well rise dramatically.

We should also provide a significant support system for these children after they become 18. The Chafee Foster Care Independence Program was partly designed to fill this need. But additional supports are needed to provide these young people with skills and resources they need to become successful adults. It's time for Congress to follow suit and ensure that when a child leaves foster care they have an opportunity to prosper as an adult.

I thank Congressman LEWIS for offering this important resolution, and urge my colleagues to support it and to work with us to strengthen our Nation's foster care system, so that young people who age out of the system are not thrown out of it but instead have the same opportunities that other kids have.

Mr. WELLER of Illinois. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time. I urge bipartisan support.

Mr. LEWIS of Georgia. Mr. Speaker, I have no additional speakers. I urge all my colleagues to support this resolution. I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Georgia (Mr. LEWIS) that the House suspend the rules and agree to the resolution, H. Res. 1208.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the resolution was agreed to.

A motion to reconsider was laid on the table.

RECOGNIZING PRISONERS OF WAR FROM THE VIETNAM CONFLICT

Mrs. DAVIS of California. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 986) recognizing the courage and sacrifice of those members of the United States Armed Forces who were held as prisoners of war during the Vietnam conflict and calling for a full accounting of the 1,729 members of the Armed Forces who remain unaccounted for from the Vietnam conflict, as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 986

Whereas recent world events have brought Americans closer together, while reinvo-

rating our patriotism, reminding us of our precious liberties and freedoms, and giving us a greater appreciation for the men and women of the United States Armed Forces who defend our homeland every day;

Whereas the honor and valor of past and present members of the United States Armed Forces inspire many young people to serve their country;

Whereas participation by the United States Armed Forces in combat operations in Southeast Asia during the Vietnam conflict resulted in more than 700 American military personnel being taken prisoner by enemy forces;

Whereas American military personnel who were taken prisoner were held in numerous prisoner of war facilities, the most notorious of which was Hoa Lo Prison in downtown Hanoi, Vietnam, which was dubbed by prisoners held there as the "Hanoi Hilton";

Whereas on January 23, 1973, the United States and North Vietnam jointly announced the terms of a cease-fire agreement, which included the release of prisoners of war;

Whereas the return of the American prisoners of war to the United States and to their families and comrades was designated Operation Homecoming;

Whereas on January 27, 1973, the first group of American prisoners of war were released at airfields near Hanoi and Loc Ninh, and the last Operation Homecoming repatriation took place on April 1, 1973;

Whereas many American military personnel who were taken prisoner as a result of combat in Southeast Asia have not returned to their loved ones and their fate remains unknown;

Whereas American military personnel who were prisoners of war in Southeast Asia were routinely subjected to brutal mistreatment, including beatings, torture, starvation, and denial of medical attention and outside information, and were frequently isolated from each other and prohibited from communicating with one another;

Whereas the prisoners, at great personal risk, nevertheless devised a means to communicate with each other through a code transmitted by tapping on cell walls;

Whereas the prisoners held in the Hanoi Hilton included then-Major Samuel R. Johnson, United States Air Force, now a member of Congress from the 3rd Congressional District of Texas, who was shot down on April 16, 1966, while flying his 25th mission over North Vietnam;

Whereas Samuel R. Johnson spent more than half of his time as a prisoner in solitary confinement, and conducted himself with such valor as to be labeled by the enemy as a die-hard resister, and, notwithstanding the tremendous suffering inflicted upon him, demonstrated an unflinching devotion to duty, honor, and country;

Whereas during Samuel R. Johnson's military career, he was awarded 2 Silver Stars, 3 Legions of Merit, the Distinguished Flying Cross, a Bronze Star with "V" device for valor, 2 Purple Hearts, 4 Air Medals, and 5 Outstanding Unit awards;

Whereas Samuel R. Johnson retired from active duty in 1979 in the grade of colonel, and personifies the verse in Isaiah 40:31, "They shall mount with wings as eagles";

Whereas the American military personnel who were prisoners of war during the Vietnam conflict truly represent the best of America;

Whereas the 35th anniversary of Operation Homecoming begins on February 12, 2008, and ends on April 1, 2008;

Whereas the world acknowledges that the words inscribed by an American prisoner of war in a Hanoi Hilton cell, "Freedom has a taste to those who fight and die for it that

the protected will never know", are bitterly true and eternally appreciated; and

Whereas the Nation owes a debt of gratitude to these patriots and their families for their courage, heroism, and exemplary service: Now, therefore, be it

Resolved, That the House of Representatives—

(1) expresses its deepest gratitude for, and calls upon all Americans to reflect upon and to show their gratitude for, the courage and sacrifice of the brave members of the United States Armed Forces, including Samuel R. Johnson of Texas, who were held as prisoners of war during the Vietnam conflict;

(2) urges States and localities to honor the courage and sacrifice of those prisoners of war with appropriate ceremonies and activities;

(3) acting on behalf of all Americans, will not forget the 1,729 members of the United States Armed Forces and the 34 United States citizens who remain unaccounted for from the Vietnam conflict and will continue to press for a full accounting of all of these members; and

(4) honors all of the members of the United States Armed Forces who have fought and died in the defense of freedom.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from California (Mrs. DAVIS) and the gentleman from California (Mr. HUNTER) will each control 20 minutes.

The Chair recognizes the gentlewoman from California.

GENERAL LEAVE

Mrs. DAVIS of California. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days within which to revise and extend their remarks on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from California?

There was no objection.

Mrs. DAVIS of California. Mr. Speaker, I yield myself such time as I might consume.

I rise today to urge my colleagues to support House Resolution 986 which recognizes members of the Armed Forces who were held as prisoners of war during the Vietnam conflict, and calls for a full accounting of the 1,729 members who still remain unaccounted for from that conflict.

"Never leave a comrade behind" is the motto of our Armed Forces. However, one of the regrettable results of war is the possibility of being forced to leave behind missing personnel or prisoners of war.

At the conclusion of the Vietnam War, 2,646 members of the Armed Forces were considered prisoners of war or were declared missing in action. While many servicemembers were returned, 1,729 of our soldiers, airmen, sailors and marines remain unaccounted for to this very day.

During the course of the Vietnam War, as many as 700 American military personnel were held by the enemy. One of the infamous prison facilities in Vietnam was referred to as the "Hanoi Hilton." Located in downtown Hanoi, the prison held American servicemembers including then Lieutenant Commander JOHN MCCAIN, now

Senator MCCAIN, and another of our esteemed colleagues, former Major SAMUEL R. JOHNSON. SAM JOHNSON was shot down April 16, 1966, as he flew his 25th Air Force mission over Vietnam.

Bravery and passion filled the hearts of our servicemembers in Vietnam who willingly gave their life and liberty to protect the rights that Americans hold dear. We honor the sacrifice of those who gave their lives in defense of our Nation, and to those who were prisoners of war as they epitomize the very best of America.

For nearly 7 years, Mr. JOHNSON and 700 servicemembers endured beatings, torture tactics, starvation, denial of medical attention and denial of contact to the outside world. January 27, 1973, marked the beginning of Operation Homecoming, the mission to end the brutal mistreatment of American troops following the cease-fire agreement between the United States and North Vietnam. Operation Homecoming concluded on April 1, 1973, when the last of 591 prisoners of war were released. However, it is clear that much work remains to be done in finding the 1,729 troops who did not return home.

Since 1985, the Vietnamese Government has been working with the United States to help return our servicemembers back to their families, and we appreciate their efforts, and ask them to renew their efforts to help us bring these Americans home.

On behalf of the American people, our deep appreciation and heartfelt thanks go to the prisoners of war from Vietnam and other conflicts and to their families.

I urge my colleagues to join in support of this resolution.

I reserve the balance of my time.

Mr. HUNTER. Mr. Speaker, I yield myself such time as I might consume.

Mr. Speaker, I join the gentlelady from San Diego, my seat mate, Mrs. DAVIS, in this resolution.

Mr. Speaker, the Bible tells us, greater love hath no man than he who lays down his life for a friend. Close behind are those who have served America in war, been captured, been held for long periods of time incommunicado sometimes, from their own colleagues in the particular prison or internment camp, and certainly from their loved ones back in the United States. Those who have to endure in this case, as our POWs did in Vietnam, beatings, brutality, harsh interrogations; and yet those Americans have, in most cases, come out of that furnace of incarceration strengthened.

Indeed, as the gentlelady has mentioned, Pete Peterson, JOHN MCCAIN and our own SAM JOHNSON, who serves with us today, are examples of Americans who endured great difficulty and great hardship, and yet were strengthened and were inspired and had a certain energy that propelled them into this body, and in other cases into the other body, into the U.S. Senate, and they became national leaders.

Mr. Speaker, James Michener wrote in his book, *The Bridges at Toko-Ri*, when the subject of that book, the hero, the guy who had flown off to hit those bridges again and again didn't return because he'd been shot down, in the book, the commander of that aircraft carrier walks out on the deck after it's clear that this pilot's not going to return, and he reflects and asks himself the question, where does America get such men? People who will join the military, who will get into these high performance aircraft, in the case of a Navy pilot, fly off a carrier, which is a little postage stamp floating at sea, go through enemy air defenses and in a very dangerous situation, hit the target and then try to find that small floating postage stamp once again to recover.

And of course the counterparts to those Navy pilots are Air Force pilots and Marine pilots who fly off that tarmac, and, in the case of North Vietnam, encountered new technology, Russian-made surface-to-air missiles which were extremely deadly, and knowing that if they didn't get back out to the ocean, where they could at least, if their plane was hit, where they could at least parachute into the ocean, they had a high likelihood of being captured. And again and again and again they got into those aircraft and undertook those missions.

SAM JOHNSON was one of those guys and was shot down on his 25th mission. As the gentlelady said, he earned in his service to our Nation two Silver Stars, three Legions of Merit, the Purple Heart, the Bronze Star with the V device. But he earned something more than that, and that's the gratitude of every American, certainly every Member of this body, and in a way he's very symbolic of this incredible group of heroes known as the American POWs from Vietnam, because he's a lot like a lot of the others that I've met, Mr. Speaker, and I know you've met a lot of them too. Self-effacing, modest, great character, and continuing to serve this country.

So I think it's absolutely appropriate that on this 35th anniversary of Operation Homecoming that we honor everyone who served as an American prisoner of war, and especially honor the one who serves today in the House of Representatives, Mr. SAM JOHNSON.

I would reserve the balance of my time.

Mrs. DAVIS of California. Mr. Speaker, I continue to reserve the balance of my time.

Mr. HUNTER. I would yield to the Republican leader, Mr. BOEHNER, the gentleman from Ohio, as much time as he might consume.

Mr. BOEHNER. Mr. Speaker, I'm proud to have introduced this legislation which marks the 35th anniversary of Operation Homecoming, and honors all Americans held prisoner of war in Vietnam.

On February 12, 1973, the first wave of the longest held POWs from Vietnam

left Hanoi for their first taste of freedom, dubbed Operation Homecoming. Our colleague and my friend SAM JOHNSON was one of the men who flew out of Hanoi after nearly 7 years in captivity.

For me and any other American watching, Sam's return, and the return of all those heroes serving in Vietnam, was a bittersweet moment. Yet it was a moment that we must never forget because of what they did to defend the cause of freedom.

□ 1130

This resolution is just one more way for Congress and for our Nation to thank those who were held prisoner of war in Vietnam. And on a personal note, it gives me a chance to thank Sam, once again, for his service and his friendship.

Mr. Speaker, America owes our Vietnam POWs and all of those who serve a debt of gratitude, and it is only fitting that Congress today should recognize their heroic sacrifices today and every day.

Mrs. DAVIS of California. Mr. Speaker, I yield 3 minutes to my friend and colleague, the gentleman from New York (Mr. McNULTY).

Mr. McNULTY. Mr. Speaker, I strongly support this measure on the floor today because it's all about priorities. And what that means for me is I need to remember on a daily basis that if it weren't for all of the men and women who served in the United States military through the years, I wouldn't be able to go around bragging, as I often do, about how we live in the freest and most open democracy on earth.

Freedom isn't free. We have paid a tremendous price for it. And I try not to let even a single day pass by without remembering with deepest gratitude all of those who, like my own brother, Bill, made the supreme sacrifice in Vietnam. And I need to remember people like my friend and colleague, SAM JOHNSON, who went to a far-off place, put his life on the line for us, endured torture on behalf of all citizens of the United States of America, but thankfully came back home and rendered outstanding service to his community and to his country.

These are the things that I'm most grateful for today. I am proud and honored to look across the Chamber into the eyes of my friend, SAM JOHNSON, and to assure him that he is one of the reasons why, when I get up in the morning, the first two things I do are to thank God for my life, and veterans for my way of life.

Mr. HUNTER. Mr. Speaker, I would like to yield 2 minutes to the Republican whip, Mr. BLUNT, the gentleman from Missouri.

Mr. BLUNT. Mr. Speaker, I thank the gentleman for yielding, for his work to bring this bill to the floor, and for the moments the entire House is taking to recognize those who have sacrificed for us and the homecoming 35 years ago of our good friend, SAM

JOHNSON, and others. Those who have served in this way have served with particular challenges to their courage and have seen their faith and their families' challenged as well.

Recently in another ceremony in this building reflecting on the Holocaust, the speaker at that ceremony, the White House chief of staff, mentioned his father, a prisoner in another war, World War II, who all the time he was in a prison camp in Germany refused to take off the dog tag symbol that identified him as a Jew.

We all know that story of our colleague in the Senate who saw the guard draw a symbol of a cross on the ground as he had released him from the particular painful way he had been bound to be left overnight and then quickly erased that symbol of his faith.

We've read, many of us, our friend SAM's story about not only his challenge and his strength and faith, but also how his own family didn't know for months and months whether he was alive or dead, and that was a story that was all too frequent among our heroes who served us and served in this capacity. They kept the faith, they honored their country.

The stories go on and on and on about the flag that was found and destroyed and the man who had pieced that flag together in a Vietnamese prison camp was brutally beaten, and as soon as he could regain enough strength and consciousness, he began to get little pieces of cloth and put a flag back together again. That kind of service, that kind of honor, that kind of courage, that kind of patriotism is what we recognize today; and particularly those of us who serve with SAM JOHNSON get to recognize it every day as we see him come courageously to the floor serving his country again.

Mrs. DAVIS of California. Mr. Speaker, at this time I have no further requests for time. I am prepared to close after my colleague has yielded back his time.

I continue to reserve the balance of my time.

Mr. HUNTER. I would like to yield to the gentleman from Virginia (Mr. WITTMAN) 2 minutes.

Mr. WITTMAN. Mr. Speaker, I would like to rise in strong support of this resolution recognizing the courage and sacrifice of American military personnel held prisoner during the Vietnam conflict, and I would like to thank those folks for their extraordinary bravery, their valor, and their commitment to our Nation. We will be eternally grateful for their sacrifice.

I would also like to highlight the courage and the sacrifice of our own Representative SAM JOHNSON of Texas who was a prisoner of war in North Vietnam for 7 years. In the midst of our Nation's war against global terrorism, it's especially fitting that we now take the time to remember and honor our prisoners of war from the Vietnam conflict.

Not all of those who were captured returned to freedom in what was called

Operation Homecoming some 35 years ago. Those events, watched by millions of Americans, helped focus the Nation on the ordeal endured by those proud warriors, the prisoners of war, who were routinely subject to brutal mistreatment including beatings, torture, starvation, and the denial of medical attention and outside information. Since the return of these Vietnam-era prisoners of war, America has learned much more about how remarkably special, smart, and strong these men were.

The stories of their courage, heroism, endurance, and exemplary service inspires us all, and we must never forget their sacrifices.

One of those remarkable heroes who came home 35 years ago is our own SAM JOHNSON of Texas. Shot down in 1966, he was a prisoner of war for 7 years. Labeled by the enemy as a die-hard resister, he suffered tremendously and spent more than half his time in solitary confinement. That same indomitable spirit and commitment to serve our Nation continues today where he is an inspiration to all of us.

Mr. Speaker, it is only right that we take time to honor men like SAM JOHNSON and the other prisoners of war from the Vietnam conflict, and I urge all Americans to do so, not forgetting that more than 1,700 American military personnel remain unaccounted for today.

Mrs. DAVIS of California. Mr. Speaker, I continue to reserve the balance of my time.

Mr. HUNTER. Mr. Speaker, I would like now to recognize the ranking member of the Veterans' Affairs committee, Mr. BUYER, for 2 minutes.

Mr. BUYER. Mr. Speaker, I thank the gentleman for yielding, the ranking member. Thank you for bringing this today to the floor.

As all of us get to know SAM, and we see him daily, SAM's voice gives meaning to many who were held as prisoner and allows us to have a deeper appreciation of what it means to lose your liberty. And what SAM JOHNSON has been able to teach all of us is that someone may take away your freedom, someone may beat you and torture you, but they can never touch your character. And what SAM teaches us daily is it is about the power of the individual, and it comes from your character and it comes from who you are morally and spiritually as a person. It is about who you are with your values and your virtues that defines human dignity. When you define that and you're comfortable about yourself, it doesn't matter what someone ever does to you.

When you think about and you read the book on SAM JOHNSON's life, you have a much deeper understanding of what this man went through, but he was able to endure because he was comfortable with who he was as a person.

Now, what SAM does, and he is so humble, is that he then takes that and teaches all of us not only about what they went through, but how each of us, as Americans, should rise to understand each other with greater dignity.

With that, SAM, I think this is so fitting that we honor you today. I know that you feel uncomfortable about doing that. But you are able to give great voice to a lot of your comrades, many who also never came home. And it is not just for those from the Vietnam war; when you speak, you give voice to anyone who was a prisoner of war.

Mrs. DAVIS of California. Mr. Speaker, I continue to reserve.

Mr. HUNTER. Thank you, Mr. BUYER, for your very eloquent statement.

Mr. Speaker, at this point we have one speaker remaining, and that's the man from Texas who stiffens our spine, who gives us resolution when we start to lose our resolve in this House of Representatives, who reminds us that freedom isn't free and that we achieve peace through strength.

I would like to yield the balance of our time to SAM JOHNSON, the gentleman from Texas.

(Mr. SAM JOHNSON of Texas asked and was given permission to revise and extend his remarks.)

Mr. SAM JOHNSON of Texas. Mr. Speaker, I rise to thank Republican Leader BOEHNER for his efforts to recognize the prisoners of war in Vietnam and those of us who are marking 35 years of freedom.

As a former prisoner of war for nearly 7 years, more than half of that time in solitary confinement, I find great comfort that Americans support our troops 110 percent. Trust me when I say it makes a tremendous difference to return to your country with a warm welcome and homecoming party versus people spitting on you or worse. Thankfully, America does not have hundreds of men and women held captive as prisoners of war like Vietnam. For this, I can only say, "Praise the Lord."

You know, celebrating a milestone of liberty like 35 years of freedom really puts life in perspective. I have thought about what my battered body felt like before the years of endless torture and extreme starvation, and I thank my loyal wife and family for sticking by me when I was gone.

I also recall the high-caliber Americans held captive with me in Vietnam. By Christmas 1970, my captors ended my solitary confinement after 3½ years and placed me in a huge room full of American heroes, the Hanoi Hilton, now known as the "Incredible Room Seven." The roster of Room Seven included 47 great Americans who spent a combined 108,116 days in captivity. That translates into just under 300 man hours gone. As for me, I spent just under 2,500 days as a POW, and you can Google "Incredible Room Seven" to learn about the amazing list of war heroes I have the honor of calling friends, one of whom is JOHN MCCAIN.

While held in captivity, most of us agreed that when, not if, we returned home to America, we would quit complaining about the government and do

something about it. Some of us ran for office. I served in the Texas State House and now in the U.S. Congress. Jeremiah Denton, who blinked the letters "t-o-r-t-u-r-e" in Morse code while reading a prepared message from the enemy into a video camera, became a U.S. Senator from Alabama. JOHN MCCAIN served in the House and then in the Senate. Clearly, the thread of public service in Room Seven extended well beyond the military code of conduct.

I mention my 7 years in captivity for another reason as well. Today, for just about the last 7 years, our troops and their families have put their lives on the line, and many times on hold, to defend the freedom of this great Nation. The Nation has troops waging two different battles in two separate remote parts of the world, and our servicemen and women continue to stand up and be counted. Our troops have done an exceptional job. We all hope and pray they come home soon and safely when the time is right.

I would like to close today by dedicating this statement to a dear friend of mine who did not make it home from captivity, Ron Storz. The enemy held me in solitary confinement in a place we POWs named Alcatraz. There were 11 of us held alone in small 3-foot by 8-foot cells, each one adjacent to another. Being the ingenious American servicemen we were, we could communicate with our fellow POWs by tapping on the walls.

Of the 11 of us held in solitary cells, only 10 made it home. The North Vietnamese killed my friend Ron Storz, an Air Force captain, after he rebelled and went on a hunger strike to protest our harsh conditions. Ron Storz carried the banner of valor and heroism. This resolution includes him, too, and it includes all Americans.

All I want to say is God bless America, and today I salute all ex-POWs. Thank you for bringing this measure to the floor. I salute you.

□ 1145

Mrs. DAVIS of California. Mr. Speaker, I continue to reserve the balance of my time.

Mr. HUNTER. We have no more speakers and would yield back the balance of our time.

Mrs. DAVIS of California. Mr. Speaker, I would like to say what an honor it is for me to serve with a great American, Mr. SAM JOHNSON, here in the House, and I thank God, as my colleagues do as well, that he is here to share with us his extraordinary experiences and to remind us of individuals like himself who serve this country with such honor and valor.

Mrs. MILLER of Michigan. Mr. Speaker, I rise today to offer my wholehearted support of honoring members of the United States Armed Forces who were held as prisoners of war during the Vietnam conflict and to ask for a full accounting of those great Americans still listed as missing in action.

The hardship bestowed upon our men and women in the Vietnam war prison camps is

well documented. I have two dear friends who spent years as prisoners of war in Vietnam. One is a constituent of mine named Digger O'Dell who spent more than 5 years as a prisoner of war in Vietnam. The other, my colleague in the House, Congressman SAM JOHNSON.

Their bravery, their commitment to our nation and their desire to fight for the freedom of every individual is unquestionable. I rise today in tribute to the service and sacrifice of Digger O'Dell, SAM JOHNSON, and that of their fellow POWs whose bravery under incredible circumstances did great honor to America.

Additionally, we can never forget the 1,729 members of our Armed Forces that remain unaccounted for from this conflict. This is unacceptable to me. This number represents families, loved ones, and comrades who have been left wondering about their fate for the past 30 plus years.

Those families that still await word of the fate of their loved ones deserve the sense of closure this information would bring. I feel that it is our duty as Members of Congress to at the very least work to provide them the opportunity for that closure.

My district is home to thousands of veterans of the Vietnam war and my husband is a member of one of the largest chapter of Vietnam Vets in the Nation. Each time I see a veteran of that conflict I say "Welcome Home" because too many were not welcomed properly when they returned from Vietnam.

That "Welcome Home" means even more to those who spent time in captivity and endured unspeakable abuses because upon their release they returned to the loving embrace of family and friends. And they did so with their honor intact and love of country strengthened.

For those who never returned and whose fate is unknown, we must never stop in our effort to leave no one behind.

I urge you as my friends and colleagues to join me in honoring the courage and sacrifice of all those members of our Armed Services who valiantly served our great Nation in Vietnam. And to every Vietnam Veteran—Welcome Home.

Mrs. DAVIS of California. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from California (Mrs. DAVIS) that the House suspend the rules and agree to the resolution, H. Res. 986, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. HUNTER. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

HONORING WOMEN IN THE ARMED FORCES AND FEMALE VETERANS

Mrs. DAVIS of California. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1054)

honoring the service and achievements of women in the Armed Forces and female veterans, as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1054

Whereas women have historically been an important part of all United States war efforts, voluntarily serving in every military conflict in United States history since the Revolutionary War;

Whereas 34,000 women served in World War I, 400,000 served in World War II, 120,000 served in the Korean War, over 7,000 served in the Vietnam War, and more than 41,000 served in the first Gulf War;

Whereas more than 185,000 women have been deployed in support of Operation Enduring Freedom, Operation Iraqi Freedom, and other missions since 2001;

Whereas over 350 service women have given their lives for our Nation in combat zones since World War I, and more than 85 have been held as prisoners of war;

Whereas over 350,000 women serving in the Armed Forces make up approximately 15 percent of active duty personnel, 15 percent of Reserves, and 17 percent of the National Guard;

Whereas women are now playing an increasingly important role in America's military forces; and

Whereas the women of America's military, past and present, have served their nation in times of peace and war, at great personal sacrifice for both themselves and their families: Now, therefore, be it

Resolved, That the House of Representatives—

(1) honors and recognizes the service and achievements of current and former female members of the Armed Forces;

(2) encourages all people in the United States to recognize the service and achievements of women in the military and female veterans on Memorial Day;

(3) encourages all people in the United States to learn about the history of service and achievements of women in the military; and

(4) supports groups that raise awareness about the service and achievements of women in the military and female veterans through exhibitions, museums, statues, and other programs and activities.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from California (Mrs. Davis) and the gentleman from Virginia (Mr. WITTMAN) each will control 20 minutes.

The Chair recognizes the gentlewoman from California.

GENERAL LEAVE

Mrs. DAVIS of California. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days within which to revise and extend their remarks on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from California?

There was no objection.

Mrs. DAVIS of California. Mr. Speaker, I yield myself such time as I may consume.

Every time I visit military installations, at home and abroad, I'm constantly impressed by the tremendous job our servicemembers are doing, and I'm particularly impressed by our

brave servicewomen, whom I seek out at every chance.

Over 350,000 American women are currently serving in our Armed Forces, following in the footsteps of women who have voluntarily served in every military conflict in United States history since the Revolutionary War.

During the revolution, women served on the front lines as nurses, water bearers and even saboteurs. For years, women had to disguise themselves as men in order to enlist in our military. Although the Army and Navy Nurse Corps were established in the early 1900s, it was not until the Women's Armed Services Integration Act of 1948 that women were granted permanent status in the regular and Reserve Armed Forces.

As Memorial Day approaches, we should recognize that our servicewomen play an increasingly important role in America's military forces. Women serving in the Armed Forces make up approximately 15 percent of active duty personnel, 15 percent of Reserves and 17 percent of the National Guard.

Women are flying helicopters and fighter aircraft. They are saving lives as nurses and doctors, and they are driving support vehicles and policing perimeters.

Servicewomen are also receiving recognition of their service, including awards for valor. Most recently, Private First Class Monica Lin Brown became only the second woman since World War II to receive the Silver Star, our Nation's third highest medal for valor, for her service in Afghanistan. The first woman since World War II to receive this honor was Sergeant Leigh Ann Hester, who received the Silver Star in 2005 for her service in Iraq.

When I visit installations, I am so grateful for the response and insight I receive from women in the Armed Forces. They are adamant they do not want to be treated differently; yet they would like us to understand and recognize the additional burdens that are inherent in the many roles they play as wives, as mothers and caretakers.

Later this week, the Congressional Caucus for Women's Issues will host its annual ceremony at the Arlington National Cemetery to honor our Nation's servicewomen and women veterans and to remember women who have died while on duty serving the United States.

As Chair of the House Armed Services Subcommittee on Military Personnel and co-Chair of the Women's Caucus Task Force on Women in the Military and Veterans, I'm privileged to honor the legacy of servicewomen in the past, the courage with which women serve today, and the enthusiasm inherent in the young women who dream of serving this great Nation in the future.

Part of honoring them is asking the tough questions about the expanding roles our servicewomen are taking on and excelling in. We hear from women

in the military in person and through the media about their contributions in combat zones and their willingness to risk their lives in defense of their fellow servicemembers, our country and our families. These are issues we should recognize and address. They deserve nothing less.

We should never fail to remember the sacrifices our servicewomen and their families make to keep our families safe.

This resolution honors the service and achievements of women in the military and women veterans and encourages all people in the United States to do the same and to learn more about these wonderful accomplishments.

Mr. Speaker, thank you for the opportunity to have offered this resolution. I urge my colleagues to join me in supporting it.

Mr. Speaker, I reserve the balance of my time.

Mr. WITTMAN of Virginia. Mr. Speaker, I yield myself such time as I might consume.

Mr. Speaker, I rise in support of House Resolution 1054, which honors the service and achievements of women in the Armed Forces and female veterans.

Mr. Speaker, throughout this great Nation's history, women have answered the call without hesitation to defend our democracy and freedom. Since the early days when we fought to gain our independence, women have served with distinction in every one of our Nation's conflicts. Before women were formally allowed to serve in our military, they served on battlefields as nurses, water bearers, cooks and saboteurs.

Frustrated by the gender restrictions of the day but fueled by ardent patriotism, many women found more unorthodox ways to serve. Often disguising themselves as young men, they joined the military and fought steadfastly alongside their brothers in arms.

Mr. Speaker, since 1901 when the Army Nurse Corps was established, formally granting women rank and military status, hundreds of thousands of women have served with honor in the Armed Forces. They have never shrunk from the tough jobs or hesitated to go in harm's way: 34,000 women served in World War I; 400,000 in World War II; 120,000 in Korea; 7,000 in Vietnam; and over 41,000 served in the first Gulf War.

Today, Mr. Speaker, over 350,000 women are serving in our Armed Forces. Over 190,000 have been deployed to Iraq and Afghanistan to help rid the world of tyranny and terrorism. They serve on land, at sea and in the air, doing dangerous jobs such as pilots, military police and convoy truck drivers.

Mr. Speaker, these women, just like the men in our Armed Forces, are volunteers. They have always been volunteers. They have chosen to serve, chosen to make the sacrifices that are inherent in military service. They endure long hours, long separations from their

loved ones and the hardships and horrors of combat. And as so many who have served before them, these women have been wounded, imprisoned and have paid the ultimate price for their devotion and duty to this great country.

It is without question that our military forces are unsurpassed. It is also undeniable that women have played a significant role in developing the extraordinarily capable military we are so proud of today. Military women have been pioneers in computer science, space and undersea exploration and medicine. Through their accomplishments America has made great strides in technology, mathematics and engineering.

Mr. Speaker, I would like to thank the gentlelady from California for introducing this resolution to honor America's extraordinary military women and veterans. I join her and all of my colleagues to celebrate the courageous women of our Armed Forces who serve today and who have served in the past. Their indomitable spirit and powerful sense of patriotism guarantee our freedom now and for generations to come.

I, therefore, strongly urge all Members to support this resolution.

Mr. Speaker, I reserve the balance of my time.

Mrs. DAVIS of California. Mr. Speaker, I yield 3 minutes to my friend and colleague, the gentlelady from New Hampshire (Ms. SHEA-PORTER), a thoughtful member of the Committee on Armed Services and the Subcommittee on Military Personnel.

Ms. SHEA-PORTER. I would like to thank the sponsor of this important resolution, the gentlewoman from California, SUSAN DAVIS. Congresswoman DAVIS is the Chair of the Military Personnel Subcommittee, and it is my great honor to serve with her.

As we prepare to honor our military and our fallen on Memorial Day, it is appropriate to honor the women who have served, also. Almost 800,000 have served since World War I, and together, women make up almost 15 percent of our active military and 17 percent of our National Guard Reserve forces.

Sadly, many of the women who earned medals and served this country never collect those medals. They served quietly and they left quietly, too humble to tell their tale and too humble to ask for their medals.

In New Hampshire, I recently had the great pleasure to present medals to Hazel Jones, 50 years after she had earned them in World War II. The Dover resident enlisted in the Army in 1944, completed her basic training, and went on to serve her country for the next 17 months, transporting troops and the mail and protecting our national security.

I was really proud to present Hazel with her medals, and I am proud today to honor the hundreds of thousands of other women who have nobly served our beloved country.

While women may not make up the majority of our Armed Forces, they stand and work side by side with the men, and they are critical to our mission. As we celebrate Memorial Day, it is fitting that we take this moment to celebrate their service.

I urge my colleagues to support this resolution.

Mr. FILNER. Mr. Speaker, I am pleased, as a cosponsor of H. Res. 1054, to recognize the service and achievements of the women in the Armed Forces and the nation's women veterans. I thank my San Diego colleague, Congresswoman SUSAN DAVIS, for introducing this important resolution.

These women have been the unsung heroes of every war since the Revolutionary War. So, as we approach Memorial Day, it is fitting that we sing their praises. They are playing an increasingly prominent and important role in our nation's military forces. 350,000 are now serving, making up 15 percent of active duty personnel, 15 percent of Reserves, and 17 percent of the National Guard. More than 185,000 have been deployed since 2001.

Women veterans are second only to elderly veterans as the fastest growing segment of the veteran population. 255,000 women use VA health services today. There are 1.7 million women veterans, 7 percent of the total veteran population—expected to be 10 percent by 2020.

As Chairman of the House Veterans' Affairs Committee, I want to report that Congress has responded to the challenge of meeting the needs of women veterans. Today, there exist within the Department of Veterans Affairs, two main offices specifically focused on addressing the needs of women veterans, put into place by Congress.

The 102nd Congress passed landmark legislation (P.L. 102-484) which authorized VA to provide gender-specific health care at VA medical facilities. The position of Director of Women's Health was also created by this law. This position has recently been elevated to the Chief Consultant on Women Veterans' Health, Strategic Health Care Group, reporting to the Undersecretary for Health (of the Veterans Health Administration). At each medical center, a Women Veterans Program Manager is ready to assist women veterans with their health care.

More recently, Congress passed P.L. 108-422 to extend VA's authority to offer Military Sexual Trauma Counseling and Treatment to active duty service members.

In addition, The Center for Women Veterans was established by the 103rd Congress in P.L. 103-446 to oversee the Department's programs for women veterans. The Center Director reports to and is an advisor to the VA Secretary on matters related to policies, legislation, programs, issues and initiatives affecting women veterans. To name a few of its activities:

Perform outreach to minority women veterans, homeless women veterans with children, elderly women veterans, and women veterans living in rural areas.

Monitor transition assistance program (TAP) briefings to ensure that the gender-specific information about benefits and services is provided to women service members.

Monitor VA Office of Research and Development to ensure that VA research includes the issues of women veterans.

Their goal is to identify any programs that are unresponsive or insensitive to women veterans and to address their deficiencies. The center is concerned with Department-wide legislative policies, within the VHA and VBA (Veterans Benefits Administration) and NCA (National Cemetery Administration), as well as the State offices.

The center is holding the 4th National Summit on Women Veterans' Issues on June 20-22 in Washington, DC.

H.R. 4107, the Women's Veterans Health Care Improvements Act, has been introduced by my colleague serving on the VA Committee, STEPHANIE HERSETH SANDLIN. This is one of a number of ways that we are currently working on behalf of women veterans.

The House VA Committee continues to provide oversight to ensure that the laws we have passed are doing the job and that women veterans are receiving the information, benefits and care they deserve.

In the light of these actions by Congress, it is my hope that all women veterans will receive the care and benefits they have earned through their service and accomplishments that we recognize here today.

Mr. WITTMAN of Virginia. Mr. Speaker, at this time, I have no further requests for time, and I yield back the balance of my time.

Mrs. DAVIS of California. Mr. Speaker, it's a joy to celebrate the women of our armed services. At this time, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from California (Mrs. DAVIS) that the House suspend the rules and agree to the resolution, H. Res. 1054, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the resolution, as amended, was agreed to.

A motion to reconsider was laid on the table.

□ 1200

COMMENDING THE ALASKA ARMY NATIONAL GUARD

Mrs. DAVIS of California. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 961) commending the Alaska Army National Guard for its service to the State of Alaska and the citizens of the United States.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 961

Whereas the 297th Infantry and the scout group of the Alaska Army National Guard deployment of almost 600 Alaskans was the largest deployment of the Alaska National Guard since World War II;

Whereas the Alaskans of the 3rd Battalion, 297th Infantry came from 80 different communities across Alaska;

Whereas the 3rd Battalion, 297th Infantry included 75 soldiers from New York, Mississippi, Illinois, Georgia and Puerto Rico;

Whereas the 586 soldiers of the 3rd Battalion, 297th Infantry were mobilized in July

of 2006 and deployed to Camp Shelby, Mississippi;

Whereas the 3rd Battalion, 297th Infantry was deployed to Camp Virginia, Camp Navstar and Camp Buehring in Northern Kuwait;

Whereas the 3rd Battalion, 297th Infantry courageously performed route and perimeter security missions, mounted combat patrols and inspections and searches of vehicles going into Iraq from Kuwait, among other assignments;

Whereas the 3rd Battalion, 297th Infantry, over the course of 12 months in Kuwait and Iraq, inspected and searched over 30,000 semi-trucks;

Whereas the 3rd Battalion, 297th Infantry designed all force protection plans in northern Kuwait;

Whereas the families of the members of the 3rd Battalion, 297th Infantry have provided unwavering support while waiting patiently for their loved ones to return;

Whereas the employers of members and family members of the 3rd Battalion, 297th Infantry have displayed patriotism over profit, by keeping positions saved for the returning soldiers and supporting the families during the difficult days of this long deployment, and these employers are great corporate citizens through their support of members of the Armed Forces and their family members;

Whereas the 3rd Battalion, 297th Infantry has performed admirably and courageously; gaining the gratitude and respect of Alaskans and all Americans; and

Whereas members of the 3rd Battalion, 297th Infantry received 3 Bronze Stars, 12 Meritorious Service Medals, 142 Army commendations and more than 200 Army Achievement Medals for their outstanding service: Now, therefore, be it

Resolved, That Congress—

(1) commends the 3rd Battalion, 297th Infantry of the Alaska Army National Guard upon its completion of deployment and brave service to the Commonwealth of Alaska and the citizens of the United States; and

(2) directs the Clerk of the House of Representatives to transmit a copy of this resolution to the Adjutant General of the Alaska National Guard for appropriate display.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from California (Mrs. DAVIS) and the gentleman from Virginia (Mr. WITTMAN) each will control 20 minutes.

The Chair recognizes the gentlewoman from California.

GENERAL LEAVE

Mrs. DAVIS of California. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days within which to revise and extend their remarks on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from California?

There was no objection.

Mrs. DAVIS of California. Mr. Speaker, I yield myself such time as I may consume.

I rise today in support of House Resolution 961, commending the Alaska Army National Guard for its service to the State of Alaska and the citizens of the United States.

Let me first take a moment to thank Representative DON YOUNG of Alaska for taking the lead and getting this resolution to the floor here today.

The 297th Infantry and the scout group of the Alaska Army National Guard's deployment of almost 600 Alaskans was the largest deployment of the Alaska National Guard since World War II.

The deployment of the 3rd Battalion, 297th Infantry included servicemembers from 80 different communities across Alaska, and included 75 soldiers from New York, Mississippi, Illinois, Georgia and Puerto Rico.

The term "citizen soldier" is a term that rings true for these patriots that have stepped forward to serve our great country.

Five hundred eighty-six servicemembers of the 3rd Battalion, 297th Infantry were mobilized in July of 2006 and deployed to Camp Shelby, Mississippi. The 3rd Battalion, 297th Infantry was deployed to Camp Virginia, Camp Navstar, and Camp Buehring in northern Kuwait where they courageously performed route and perimeter security missions, mounted combat patrols and inspections and searches of vehicles going into Iraq from Kuwait.

Over the course of 12 months in Kuwait and Iraq, they inspected and searched over 30,000 semi-trucks and designed all force protection plans in northern Kuwait.

We would like to thank the families of these servicemembers who have provided unwavering support while waiting for their loved ones to return. It is through the support of our families that our servicemembers are able to serve our great Nation, especially during times of war.

In addition, when members of the National Guard deploy, their families are not the only ones affected. Since our servicemembers live and work in their communities, the communities, too, are affected by these deployments, especially their employers. We would like to recognize and thank those employers who have displayed patriotism over profit by keeping positions saved for the returning soldiers and supporting the soldier's families during this time. Our soldiers and their families could not have made it through these difficult times without that support.

The courageousness and dedication to duty of the members of the 3rd Battalion, 297th Infantry is evident in the awards and decorations received during their deployment, which included three Bronze Stars, 12 Meritorious Service Medals, 142 Army commendations, and more than 200 Army Achievement Medals for their outstanding service.

As a Nation, we thank you for your service to the Commonwealth of Alaska and the citizens of the United States upon completion of this deployment.

Mr. Speaker, I reserve the balance of my time.

Mr. WITTMAN of Virginia. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of House Resolution 961, which commends

the Alaska Army National Guard for its service to the State of Alaska and the citizens of the United States.

Mr. Speaker, I am honored to pay tribute to the 586 courageous members of the Alaska Army National Guard's 3rd Battalion, 297th Infantry who recently returned from their year-long deployment in southern Iraq and Kuwait. These brave men and women, representing 80 different communities across Alaska, successfully served as security forces in northern Kuwait and southern Iraq, guarding camps and convoys heading into Iraq since October, 2006.

Alaska's sons and daughters were joined by National Guardsmen from New York, Mississippi, Illinois, Georgia and Puerto Rico as they inspected and searched over 30,000 semi-trucks during their 12 months in Kuwait and Iraq.

Thankfully, Mr. Speaker, all the members of this outstanding unit returned home safely, but not before distinguishing themselves by earning three Bronze Stars, 12 Meritorious Service Awards, 142 Army commendations, and more than 200 Army Achievement Medals for their outstanding service.

Mr. Speaker, not since World War II has the Alaska National Guard had so many of its members deployed. I would be remiss, Mr. Speaker, if I did not also pay tribute today to the incredible families of these brave soldiers who waited at home while their loved ones answered our Nation's call. The families of 3rd Battalion, 297th Infantry also serve, and they deserve our sincerest appreciation and thanks.

Alaska and the entire Nation owe the members of the Alaska Army National Guard's 3rd Battalion, 297th Infantry a debt of gratitude. We are all so proud of their service. Therefore, Mr. Speaker, I strongly urge all Members to support this resolution.

Mr. Speaker, at this time, I yield to the gentleman from Alaska (Mr. YOUNG) such time as he might need.

(Mr. YOUNG of Alaska asked and was given permission to revise and extend his remarks.)

Mr. YOUNG of Alaska. I thank the gentleman for yielding.

First let me thank the chairman of the subcommittee, Mrs. DAVIS, for her fine work in bringing this legislation, and of course, Mr. WITTMAN, for your fine work. As a freshman, I deeply appreciate it. Congratulations on doing an effort for our National Guardsmen for Alaska.

Much has been said today, and I will not repeat that, about the Alaska National Guard, the 3rd Battalion, 297th Infantry, that went to Kuwait and Iraq and what they were able to do.

I would just like to mention one thing. The majority of these young people came from many areas of the State of Alaska, about 80 communities in the State of Alaska. If you think about it a moment, going to Iraq, more so even Kuwait, and the change in temperature, that was a marvelous thing

to witness when some of those people came back and told me it was not only hot, but also it was cold, which they're somewhat used to. But they went over without any complaints and returned, by the way, in body, all 586 members, back to Alaska. I have to say, this is what we call the "citizens' army," the families they left behind, the families that welcomed them home.

We have to recognize the importance of the Alaska National Guard and the National Guard of the Nation and the role they play, a role much larger than ever expected to play by being deployed time and time again. I hope we do address that issue in the near future.

I also like to suggest that they did the work over in Iraq and Kuwait by receiving three Bronze Stars, 12 Meritorious Service Medals, 142 Army commendations, and 200 Army Achievement Medals. So they did their job as they were over there.

I had the privilege of going to Camp Shelby in Mississippi when they got off the ship and came back to the United States soil and to speak to them there. As I told them then, I not only support the troops, I respect the troops and the jobs they did. They were charged as civilian soldiers to go overseas. They were charged to do a duty and they did it with great valor, and that I deeply respect them for.

I think this body must recognize the importance of the National Guard, not only in Alaska, but across this Nation, and continue to support the families and individuals themselves as they serve this great Nation.

This is a good piece of legislation in recognition of a great unit. I again thank the chairman and the subcommittee chairman and the ranking member. I do thank all of you, my colleagues, for supporting this resolution and supporting not only the Alaska National Guard, but the National Guard in total.

I rise today to honor the Alaska Army National Guard and the 586 members of the Alaska Army National Guard's 3rd Battalion, 297th Infantry who returned in October from their year long deployment to southern Iraq and Kuwait, in the largest deployment of the Alaska National Guard since World War II.

The 3rd Battalion, 297th Infantry was deployed from October 2006 to October 2007 and spent the year as security forces in northern Kuwait and southern Iraq since October 2006, successfully guarding camps and convoys heading into Iraq.

The guardsmen came from all over my State, with members of the unit hailing from 80 different communities across Alaska, including Anchorage, Fairbanks, Kodiak, Soldotna, Kenai, Nome and many Native villages. Thankfully, all 586 who deployed overseas were able to return safely to those communities.

Many of these Alaskans had never ventured Outside prior to mobilizing, and the climate in the Middle East could not be more different from that of Alaska, but not one hesitated to serve their country, even if it meant facing temperatures of 130 degrees.

They served with distinction as well, inspecting and searching over 30,000 semi-trucks and designing all of the force protection plans for northern Kuwait. They were recognized for their service, earning 3 Bronze Stars, 12 Meritorious Service Medals, 142 Army commendations and more than 200 Army Achievement Medals over the course of their deployment.

I was honored to be invited to their welcome home celebration at Camp Shelby in Mississippi this past October. I was humbled to spend time with them and, as I told the National Guardsmen at Camp Shelby, "You can't support the troops unless you respect them. I humbly respect you because you have done your job as you were charged to do so, and as volunteers. You left your families and you went forth and accomplished what you were taught to do."

I truly believe that the importance of the National Guard to our country cannot be overstated, which is why it is important that we honor these citizen-soldiers. We must not, however, forget the families of these citizen-soldiers, who make their own sacrifice for our country and earn nothing but the thanks of the Republic.

And so I respectfully urge the House to pass this resolution, to thank those citizen-soldiers from Alaska and to thank their families. It is the greatness of these citizens from which America derives its own and we would all do well to remember that.

Finally, I would like to thank my colleagues on both sides of the aisle that cosponsored this resolution.

Mrs. DAVIS of California. Mr. Speaker, I yield back the balance of my time.

Mr. WITTMAN of Virginia. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from California (Mrs. DAVIS) that the House suspend the rules and agree to the resolution, H. Res. 961.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the resolution was agreed to.

A motion to reconsider was laid on the table.

HONORING MEMBERS OF AIR FORCE KILLED IN THE KHOBAR TOWERS TERRORIST BOMBING

Mrs. DAVIS of California. Mr. Speaker, I move to suspend the rules and agree to the concurrent resolution (H. Con. Res. 32) honoring the members of the United States Air Force who were killed in the June 25, 1996, terrorist bombing of the Khobar Towers United States military housing compound near Dhahran, Saudi Arabia, as amended.

The Clerk read the title of the concurrent resolution.

The text of the concurrent resolution is as follows:

H. CON. RES. 32

Whereas June 25, 2008, marks the 12th anniversary of the terrorist bombing of the Khobar Towers United States military housing compound in Dhahran, Saudi Arabia, on June 25, 1996;

Whereas 19 members of the United States Air Force were killed, more than 500 other Americans were injured, and 297 innocent Saudi or Bangladeshi citizens were killed or injured in the terrorist attack;

Whereas the 19 airmen killed while serving their country were Captain Christopher J. Adams, Staff Sergeant Daniel B. Cafourek, Sergeant Millard D. Campbell, Senior Airman Earl F. Cartrette, Jr., Technical Sergeant Patrick P. Fennig, Captain Leland T. Haun, Master Sergeant Michael G. Heiser, Staff Sergeant Kevin J. Johnson, Staff Sergeant Ronald L. King, Master Sergeant Kendall K. Kitson, Jr., Airman First Class Christopher B. Lester, Airman First Class Brent E. Marthaler, Airman First Class Brian W. McVeigh, Airman First Class Peter J. Morgera, Technical Sergeant Thanh V. Nguyen, Airman First Class Joseph E. Rimkus, Senior Airman Jeremy A. Taylor, Airman First Class Justin R. Wood, and Airman First Class Joshua E. Woody;

Whereas the families of these brave airmen still mourn their loss;

Whereas three months after that terrorist bombing, on September 24, 1996, the House of Representatives agreed to House Concurrent Resolution 200 of the 104th Congress, honoring the victims of that terrorist bombing;

Whereas on the fifth anniversary of that terrorist bombing, on June 25, 2001, the House of Representatives agreed to House Concurrent Resolution 161 of the 107th Congress, which was concurred in by the Senate on July 12, 2002, further honoring the victims of that bombing;

Whereas on June 27, 2005, the House of Representatives agreed to House Concurrent Resolution 188 of the 109th Congress, further honoring the victims of that terrorist bombing;

Whereas those guilty of carrying out the attack have yet to be brought to justice; and Whereas terrorism remains a constant and ever-present threat around the world: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That, on the occasion of the 12th anniversary of the terrorist bombing of the Khobar Towers United States military housing compound in Dhahran, Saudi Arabia, Congress—

(1) recognizes the service and sacrifice of the 19 members of the United States Air Force who died in that attack;

(2) calls upon every American to pause and pay tribute to those brave airmen;

(3) extends its continued sympathies to the families of those who died; and

(4) assures the members of the Armed Forces serving anywhere in the world that their well-being and interests will at all times be given the highest priority.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from California (Mrs. DAVIS) and the gentleman from Virginia (Mr. WITTMAN) each will control 20 minutes.

The Chair recognizes the gentlewoman from California.

GENERAL LEAVE

Mrs. DAVIS of California. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days in which to revise and extend their remarks on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from California?

There was no objection.

Mrs. DAVIS of California. Mr. Speaker, I yield myself such time as I may consume.

I stand before you and my colleagues today in support of House Concurrent Resolution 32, honoring members of the United States Air Force who were wounded and killed in the June 25, 1996 terrorist bombing of the Khobar Towers in Dhahran, Saudi Arabia.

The June blast took the lives of 19 airmen from Eglin Air Force Base, Florida, and destroyed the entire front of Dhahran's Khobar Towers housing compound. More than 500 U.S. Air Force troops were wounded, and 297 Middle Eastern citizens were killed or injured as a result of the bombing. Five thousand pounds of plastic explosives disguised in a water tanker truck claimed the lives of servicemembers whose families were left grieving the loss of their loved ones.

Life, our most treasured asset, is too often taken unexpectedly. It was the sworn duty of our airmen to protect and serve this country by all means, and in our commitment to them and others who have given their lives in defense of our great Nation, we honor their selfless sacrifice and take a moment to reflect upon their contribution that provides us the freedoms we enjoy today.

House Concurrent Resolution 32 extends our sympathies to the families of loved ones whose perpetrators have yet been brought to justice.

Although this tragedy acknowledges the cost we pay in our fight against terrorism, we remain proud of our courageous and steadfast troops who are no doubt the best in the world. We call upon every American today to pause and pay tribute to the brave airmen who died, and to take a moment to thank our members of the Armed Forces currently serving around the world and express our appreciation for their duty and honor to protect America's interests around the world.

This resolution recognizes the service and sacrifice of those airmen whose lives were lost on that fateful day. I strongly urge my colleagues to support House Concurrent Resolution 32 in remembrance of the 19 fallen heroes on the 12th anniversary of the Dhahran terrorist bombing.

I thank my good friend and colleague from Florida (Mr. MILLER) for bringing forward this measure, and I urge my colleagues to support this resolution.

Mr. Speaker, I reserve the balance of my time.

Mr. WITTMAN of Virginia. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in strong support of House Concurrent Resolution 32, honoring the 19 members of the United States Air Force who were killed, and more than 500 other Americans injured in Dhahran, Saudi Arabia, by a terrorist truck bomb in June, 1996.

I want to commend my colleague on the House Armed Services Committee, Representative JEFF MILLER of Florida, for sponsoring this resolution. This is the fourth time that the House of Representatives has honored on this

floor the sacrifice of those who died or were injured that day. Previous resolutions were passed in 1996, 2001 and 2005.

I note these milestones because they should remind us of important facts. One fact is that the global war on terrorism did not begin on September 11, 2001. It was well before that date that terrorists set out to kill and injure Americans on a large scale. We must never forget, and must be ever vigilant today against the continuing commitment of terrorists to seriously damage America and its interests whenever and wherever they can.

Another fact is that the 19 Air Force personnel who died at Khobar Towers in June, 1996, were defending our freedom and the national security interests of the United States. The resolution today honors them for that sacrifice.

The resolution also serves as a way to extend our continued sympathy to their families.

So, Mr. Speaker, I call upon all Americans to pause and honor the service and sacrifice of those not only 19 Americans who died in the Khobar Towers bombing, but also those who served and continue to serve in the defense of our Nation and its values. I urge my colleagues to support this most worthy resolution.

Mr. Speaker, I yield to the gentleman from Florida (Mr. MILLER) for that time which he might consume.

Mr. MILLER of Florida. I thank the gentleman for yielding.

Mr. Speaker, I do rise today in honor of H. Con. Res. 32, which does honor the members of the United States Air Force that were killed on the 25th of June, 1996 in the Khobar Towers in Dhahran, Saudi Arabia.

This is the 12th anniversary of the terrorist bombing which killed 19 members of the U.S. Air Force and injured over 300 Americans. On that day in 1996, a truck bomb exploded outside the fence around the Khobar Towers compound.

□ 1215

The bomb, estimated at more than 3,000 pounds, detonated about 85 feet from a residential housing unit where U.S. troops were, killing 19 United States Air Force servicemen and wounding hundreds of other Americans. The force of that explosion destroyed or damaged six high-rise apartment buildings and shattered windows throughout the entire residential compound.

Today we honor the 19 airmen who gave their lives in the service of this great Nation. This Congress joins me in paying tribute to those men, who are individually recognized in H. Con. Res. 32.

It's important to note that 12 of the 19 men killed in the attack were based at Eglin Air Force Base in Florida's First District. Several of the airmen, along with their families, were constituents. These brave men, like the men and women currently serving in

our military today, were on freedom's watch, prepared to make the ultimate sacrifice in defense of our Nation. As we approach Memorial Day, it's only fitting that we remember the 19 airmen killed at Khobar Towers as well as the many brave men and women who gave their lives for our freedom and our security. It's my sincere hope that all Americans will give pause and honor these heroes and others for their sacrifice.

As we look back to 12 years ago, we know that Khobar Towers and the bombing there was a precursor to the terrorist attacks on the USS *Cole*; the September 11, 2001 attacks on the World Trade Center; and the current global war on terrorism that we fight in Iraq and Afghanistan. No matter where our troops are stationed, we recognize that they are prepared to defend our security, American values, and the American way of life. It's my hope that we can prevent future attacks like the one at Khobar Towers as we aggressively fight terrorism all around the globe.

I want to personally express my deepest appreciation to the families of these heroes who were killed at Khobar Towers. We can never undo the tragedy that they have lived. We can never ease the pain, and I know it's with each of them each and every day. But I hope, and I know that my colleagues join me in this hope, that with the adoption of this resolution, they will take from our actions some solace in the fact that we do not forget those contributions and those sacrifices of their loved ones. They were much more than airmen. They were sons, fathers, brothers, and they are loved ones.

Mr. Speaker, our action on this resolution sends a message to the families of those who died, to our Nation, and to the rest of the world, that we honor the sacrifices of these 19 airmen and the families they left behind. They served with the highest distinction and professionalism which is indicative of the United States military. No one could have served better or given more.

I urge all of my colleagues to join me and the 50 cosponsors in support of this resolution.

Mr. WITTMAN of Virginia. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

Mrs. DAVIS of California. Mr. Speaker, I want to thank Mr. MILLER for bringing this resolution forward in honoring the brave men killed in the Khobar Towers bombing.

Mr. BUYER. Mr. Speaker, today I rise in support of H. Con. Res. 32 to honor the 19 airmen that were killed by a cowardly act of terrorism while serving our Nation on June 25, 1996, at Khobar Towers in Dhahran, Saudi Arabia.

June 1996, Mr. Speaker. That is more than 5 years before many people believe the global war on terror began. But the terrible attack on our Nation on September 11, 2001, was by no means the first attack against Americans in the global war on terror. These 19 Americans

were killed, and 300 others injured, by a bomb created at the hands of vicious and deceitful extremists who oppose the principles that we all share and that these airmen were helping defend.

These American warriors were in Saudi Arabia to aid in preserving freedom for our friends in Kuwait. They were willing to risk their lives on the other side of the world, far away from their families, far from home, to support a mission to oppose tyranny. We must always remember the price these Americans paid. We must always honor their sacrifice for the freedom of others. Today, I pay tribute to these American airmen. They were brothers, fathers, and sons, and I know their families still mourn their loss. Nothing will ever replace the precious life of a lost loved one, but I offer their families my prayers and sympathy.

These 19 American airmen represent the essence of what makes our Nation great. Their selfless service and the sacrifice that they made in the name of liberty is one that we shall forever be in their debt. We should never let them be forgotten.

Mr. WILSON of South Carolina. Mr. Speaker, I wish to take this opportunity to state my strong support for this legislation. I am grateful to my colleague Representative JEFF MILLER for introducing this bill.

The terrorist bombing of the Khobar Towers in 1996 was a vicious attack upon the United States and our allies in Saudi Arabia. It took the lives of 19 brave U.S. servicemen and hundreds of civilians were injured. This attack was and remains a clear example of the type of enemy we face in the Global War on Terrorism. And so, it is incumbent upon us all to honor the lives of those lost as we comfort the families that were forever changed by this horrible event.

As we pause to remember their lives and their sacrifice, we should recommit ourselves to doing all we can to protect Americans—those serving overseas and those here at home. We must be ever vigilant of the enemies we face and resolve to do all that is necessary to defeat terrorism wherever it may be.

Mrs. DAVIS of California. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore (Mr. SERRANO). The question is on the motion offered by the gentlewoman from California (Mrs. DAVIS) that the House suspend the rules and agree to the concurrent resolution, H. Con. Res. 32, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the concurrent resolution, as amended, was agreed to.

A motion to reconsider was laid on the table.

ESTABLISHING POSITION OF DIRECTOR OF PHYSICIAN ASSISTANT SERVICES

Mr. HARE. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2790) to amend title 38, United States Code, to establish the position of Director of Physician Assistant Services within the office of the Under

Secretary of Veterans Affairs for Health, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 2790

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. ESTABLISHMENT OF DIRECTOR OF PHYSICIAN ASSISTANT SERVICES AT VETERANS HEALTH ADMINISTRATION OF DEPARTMENT OF VETERANS AFFAIRS.

(a) *IN GENERAL.*—Section 7306(a) of title 38, United States Code, is amended by striking paragraph (9) and inserting the following:

“(9) The Director of Physician Assistant Services, who shall be a qualified physician assistant who shall report to the Under Secretary for Health on all matters relating to the education and training, employment, appropriate utilization, and optimal participation of physician assistants within the programs and initiatives of the Administration. The Director of Physician Assistant Services shall serve in a full-time capacity at the Central Office of the Department.”.

(b) *DEADLINE FOR IMPLEMENTATION.*—The Secretary of Veterans Affairs shall ensure that an individual is serving as the Director of Physician Assistant Services under section 7306(a)(9) of title 38, United States Code, as added by subsection (a), by not later than 120 days after the date of the enactment of this Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Illinois (Mr. HARE) and the gentleman from Florida (Mr. MILLER) each will control 20 minutes.

The Chair recognizes the gentleman from Illinois.

Mr. HARE. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I am pleased that the House today is considering H.R. 2790, a bill I authored to elevate the current position of Physician Assistant Advisor to a full-time Director of Physician Assistant Services in the VA Central Office.

I would like to thank my good friend Representative JERRY MORAN for leading the effort with me, as well as Chairman FILNER and Ranking Member BUYER for their cosponsorship of this legislation. I'd also like to acknowledge all of my colleagues on the Veterans' Affairs Committee who joined as cosponsors and the American Academy of Physician Assistants for their tireless work on this bill.

Mr. Speaker, there are currently 1,600 physician assistants serving the Veterans' Health Administration, including many veterans, National Guard, and Reservists. PAs are a critical component of the health care delivery system and are responsible for roughly one-quarter of all primary care patients seen in the VHA.

The change from the current role of PA Advisor, who works part time and is based in the field, to a full-time Director is necessary in order to ensure that PAs are being appropriately and effectively utilized throughout the VHA. Right now the PA Advisor is being left out of strategic planning discussions and long-term staffing narratives, leaving PAs with no voice and no advocate. Additionally, there is a

severe disparity throughout the VA facilities in how PAs are being used, what medical services they can perform, and even whether facilities can hire physician assistants. Most importantly, the unnecessary restrictions and widespread confusion are causing the VA to miss a clear opportunity to improve the quality of health care for our veterans.

One of the biggest challenges facing current and future PAs in the VA system is their exclusion from any recruitment and retention efforts or benefits. The VA designates certain positions, such as physicians and nurses, as critical occupations, which are given priority in loan repayment and scholarship programs. Since PAs are not designated as a critical occupation, they are excluded from these moneys, despite the fact that the VA has determined that physician assistants and nurse practitioners are functionally interchangeable and equal in the work that they perform. The underutilization, the lack of recruitment and retention efforts, and pay disparity are all leading PAs to not consider the VHA as a viable employment option.

Physician assistants are very important for veterans living in rural areas, like a large portion of my congressional district. Veterans that live in underserved areas made the same sacrifices as their urban and suburban counterparts. With a disproportionate number of these brave men and women being cared for by PAs, it is critical that we establish a system that will best serve their needs so as not to compromise care to our veterans. Considering the fact that nearly 40 percent of all VA PAs are projected to retire in the next 5 years, the VA is in danger of losing its physician assistants workforce unless some attention is paid to this critical group.

This bill will allow the Director of Physician Assistant Services to become an integral component within the VA system to proactively solve the many issues facing PAs and give PAs a fair and long overdue voice.

Mr. Speaker, this commonsense legislation promotes quality medical care for our veterans. I urge my colleagues to support it.

Mr. Speaker, I reserve the balance of my time.

Mr. MILLER of Florida. Mr. Speaker, I yield myself such time as I may consume.

As Memorial Day approaches, it's appropriate that we take time this week to consider the next 10 bills that are on the suspension calendar. In doing so, we must be mindful of the heavy sacrifices made by the men and the women of our Armed Forces. It is their sacrifices that allow us to enjoy our American way of life and time-honored traditions like Memorial Day.

For many of us, Memorial Day will be marked with a solemn commemoration at a veterans' cemetery or a befitting memorial. I appreciate Chairman FILNER's expediting these bills through

the committee process to bring them to the floor in a timely fashion.

Mr. Speaker, I rise this afternoon in support of H.R. 2790, as amended, a bill to establish the position of Director or Physician Assistant Services within the office of the Under Secretary of Veterans Affairs for Health. I commend my colleagues Mr. HARE and Mr. MORAN for introducing this bill.

There is a strong relationship between military service and the physician assistant profession. In 1965 Duke University established the first PA education program to capture the knowledge of military medical corpsmen that served in Vietnam and transition their experience into the civilian health care system. Today the VA is the largest employer of physician assistants, and they play a central role in enhancing veterans' access to health care, and it's important for VA to continue to advance the utilization of these health care providers.

Establishing this office would be beneficial to veterans. A full-time Director would ensure PAs are used appropriately to provide veterans the health care that they deserve. I urge my colleagues to support this bill.

Mr. Speaker, I reserve the balance of my time.

Mr. HARE. Mr. Speaker, I would like to recognize my friend from New Hampshire (Ms. SHEA-PORTER) for such time as she may consume.

Ms. SHEA-PORTER. Mr. Speaker, I'd like to take this opportunity to thank the sponsor of this legislation, the gentleman from Illinois, PHIL HARE, who's a leader and a tireless advocate for veterans.

This Memorial Day we honor the memory of so many who have served this Nation. In honor of their memory, it's fitting that we consider legislation today that will help deliver the benefits that were promised to our veterans and which they earned by their selfless service to our Nation.

The bill before us, H.R. 2790, will create the position of Director of Physician Assistant Services in the VA to manage the education, training, and utilization of physician assistants within the Veterans Health Administration.

PAs play an important part in the health care of our veterans, providing a whole range of diagnostic and therapeutic services, administering physicals, taking patient histories, diagnosing and treating patients. The first PAs were former corpsmen who had served in Vietnam. Their extensive medical training made them ideal candidates for further medical education and the perfect fit for the continuing medical care of their fellow veterans. Since the PA Advisor position was created in the VA in 2000, their ranks have grown, and today almost 1,600 PAs serve in the VA.

PAs go through a very vigorous 2-year-long certification program, and by creating a Director of Physician Assistant Services in the VA, we can help

ensure that their expertise is properly utilized and that our veterans receive the care they deserve. Their utilization may also mean in rural States like mine that veterans have greater access to health care.

It's appropriate that we will pass this legislation today in honor of the veterans who have served our country so bravely. As a proud wife of a veteran myself, working to improve the care veterans were promised and have earned is a top priority for me, and I enthusiastically support this legislation. I urge my colleagues to support this also.

Mr. MILLER of Florida. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

Mr. HARE. Mr. Speaker, I urge my colleagues to unanimously support H.R. 2790, as amended.

Mr. MORAN of Kansas. Mr. Speaker, I want to thank Congressman HARE for his leadership on passage of this bill and my colleagues and staff on the House Veterans Affairs Committee for their support. I joined Congressman HARE as an original cosponsor of H.R. 2790. This bill creates a full-time Director of PA Services within the Department of Veterans Affairs. This legislation is beneficial in improving patient care for our Nation's veterans, ensuring that the 1,600 PAs employed by the VA are fully utilized to provide veterans medical care.

As a Member of Congress who represents one of the most rural districts in the country, I know that physician assistants are a key to providing medical care in underserved areas. Often, they are the only health care professional available. PAs help ensure those who live in our communities receive timely access to quality health care.

I want to be certain that PAs are appropriately utilized by the VA to serve our veterans. Like our armed forces that have full-time directors of PA services, this legislation will establish a dedicated expert in the VA Central Office. This PA Director will work to fully integrate the profession into VA health care, ensuring PAs have a stronger voice in the VA so they can better serve our veterans and their patients.

Mr. HARE. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

GENERAL LEAVE

Mr. HARE. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on H.R. 2790, as amended.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Illinois?

There was no objection.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Illinois (Mr. HARE) that the House suspend the rules and pass the bill, H.R. 2790, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

□ 1230

VETERANS BENEFITS AWARENESS ACT OF 2008

Mr. FILNER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3681) to amend title 38, United States Code, to authorize the Secretary of Veterans Affairs to advertise in the national media to promote awareness of benefits under laws administered by the Secretary, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 3681

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Veterans Benefits Awareness Act of 2008".

SEC. 2. AUTHORITY OF SECRETARY OF VETERANS AFFAIRS TO ADVERTISE TO PROMOTE AWARENESS OF BENEFITS UNDER LAWS ADMINISTERED BY THE SECRETARY.

(a) AUTHORITY TO ADVERTISE.—Subchapter II of chapter 5 of title 38, United States Code, is amended by adding at the end the following new section:

"§532. Authority to advertise in national media

"The Secretary may purchase advertising in national media outlets for the purpose of promoting awareness of benefits under laws administered by the Secretary, including promoting awareness of assistance provided by the Secretary, including assistance for programs to assist homeless veterans, to promote veteran-owned small businesses, and to provide opportunities for employment in the Department of Veterans Affairs and for education, training, compensation, pension, vocational rehabilitation, and healthcare benefits, and mental healthcare (including the prevention of suicide among veterans)."

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 531 the following:

"§532. Authority to advertise in national media."

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. FILNER) and the gentleman from Florida (Mr. MILLER) each will control 20 minutes.

The Chair recognizes the gentleman from California.

Mr. FILNER. I would yield myself such time as I may consume.

Mr. Speaker, we are in the midst of a package of 10 separate pieces of legislation that honors our Nation's veterans, our Nation's most deserving citizens, appropriately enough, as we prepare to honor them on Memorial Day. As we honor our fallen heroes, we cannot forget those who need either health or other benefits from our Nation.

That is what these bills do. They extend benefits in a whole range of areas: Health care, substance abuse and spina bifida, reimbursement for emergency treatment outside the VA facilities, construction of new facilities to serve these heroes. We also address our responsibility for oversight of the VA by mandating the revision and update of administrative policies so that the VA can better serve our veterans.

As you know, Mr. Speaker, we have had many opportunities for oversight recently. We have had in a court case the discovery of e-mails which seem to indicate that our VA management was not being totally transparent on the number of suicides, for example, of our recent Iraqi veterans. Just last week, another e-mail was discovered that indicated that we should not adequately diagnose PTSD, post-traumatic stress disorder, and instead give these young men and women lesser kinds of diagnoses, which would cost us less.

It is unacceptable to the Congress of the United States and to the American people that the administration set up to serve our veterans would be finding ways to save money and not treating the veterans for their needs. We intend to root that kind of attitude out of the VA and to make sure that all our veterans, whether they are just coming back from Iraq or Afghanistan, or those that served us earlier in Vietnam or World War II and Korea and the Persian Gulf War I, to make sure that all of their needs are met, and that is what we are committed to and that is what these bills on the floor today indicate.

We also address the compensation cost-of-living adjustment that is so important to our veterans who base their income on the dependency and indemnity compensation. They need an annual increase to cover the cost of living, and this bill before us today will assure that.

It is my hope that on this Memorial Day we, as a Nation, remember the words of President Franklin D. Roosevelt. A half century ago he said "Those who have long enjoyed such privileges as we enjoy forget in time that men," and he would say, I am sure today, women, "have died to win them." President Washington, over 220 years ago, said, "The best guarantee of the morale of our fighting troops is a sense of how they are going to be treated when they come home."

So let us remember these words of Roosevelt, of Washington, as we prepare on Memorial Day to recognize and remember those heroes who have died in uniform. Our Nation has a proud legacy of appreciation and commitment, and we have to make sure that they know that we appreciate them and we know that our liberty, which we enjoy today, depended on them.

The bills before us today have come from all of our legislative subcommittees. Members on both sides of the aisle and all the committee worked very hard. I want to thank Chairman MICHAUD of the Health Committee, with his Ranking Member MILLER of Florida, I want to thank the chair and ranking member of the Subcommittee on Economic Opportunity, Ms. HERSETH SANDLIN of South Dakota, and Mr. BOOZMAN of Arkansas, and also the chair and the ranking member of the Disability Assistance and Memorial Affairs, the gentleman from New York, Mr. HALL, and the gentleman from Colorado, Mr. LAMBORN.

We are now looking at H.R. 3681, which would authorize the VA Secretary to purchase national media outlets to inform veterans of their benefits. You would think we would not have to do such legislation, Mr. Speaker, but apparently we do. Over the past 2 years, the Committee on Veterans' Affairs has conducted several hearings to determine how to improve the outreach to our veterans, and while various agencies have made tremendous improvement, more needs to be done to inform veterans of the entitlements they rightfully deserve and how to access those benefits.

Providing our veterans the information they need on television is a crucial component that can affect the livelihood of our veterans and their dependents. So I ask all of you to join me in supporting H.R. 3681.

I would reserve the balance of my time.

Mr. MILLER of Florida. Mr. Speaker, I yield myself such time as I may consume.

I rise in strong support of H.R. 3681, as amended, called the Veterans Benefits Awareness Act of 2008, which would amend title 38 of the U.S. Code to authorize the Secretary of Veterans Affairs to advertise in the national media to promote awareness of benefits under laws administered by the Secretary.

I additionally want to thank my colleague, Mr. BOOZMAN, for introducing this bill, as well as Chairman Herseth Sandlin of the Subcommittee on Economic Opportunity, and Chairman FILNER of the full committee, for expediting this bill through the committee process to bring it to the floor.

Mr. Speaker, as anyone who watches TV or listens to the radio experiences advertising aimed at convincing them of the need for, or the quality of a product or a service, businesses buy advertising, sometimes at very expensive prices because it works. VA should be doing the same thing to bring its outreach programs into the 21st century. H.R. 3681 will clarify VA's authority to use advertising to increase veterans' awareness of the benefits and services that are offered by VA.

I urge my colleagues to support this fine measure and reserve the balance of my time.

Mr. FILNER. Mr. Speaker, I yield such time as he may consume to a very hard working new member of our committee, in fact, the highest enlisted man ever elected to the Congress of the United States, Command Sergeant Major TIM WALZ of Minnesota.

Mr. WALZ of Minnesota. Thank you to the chairman for his outstanding and tireless work for our veterans. A special thank you also to Mr. BOOZMAN, who has been an unending friend and supporter and effective leader in helping our veterans. I thank you. This is just one more example of your continued work.

I stand in strong support of H.R. 3681, the Veterans Benefits Awareness Act. This just simply, as you have heard the

speakers talk about, ensures the ability of the VA to reach out and gather our veterans back in, making sure that those veterans understand all the benefits that are available to them, from suicide prevention to health care benefits, training, education, pension benefits, vocational rehabilitation, assistance for homeless veterans, veterans owning small businesses.

This Nation and this past Congress in the 110th Congress has done much to care for our veterans. One of the problems is that when our veterans return home, only about 36 percent of them enter into the VA system or apply for benefits, and what this does is take advantage of what all 435 Members of this body know well, is you need to advertise well to get that message out. The Department of Defense has done a great job of advertising for recruitment. It's time for the VA to put that money into making sure our veterans get their care.

The Rand Corporation said the capacity of the DOD and the VA to provide mental health services has increased substantially, but significant gaps in access and quality remain. There is a large gap between the need for mental health services and the use of those services.

Last year, this Congress put in a hotline for veterans seeking help with possible suicide and suicide prevention, and that hotline has received over 9,000 calls. Those may have been calls that would have never been received. So this 24-hour national hotline is working. I am pleased that the amendment that I put in to address this with the veterans suicide issue has been addressed. I would also like to thank the ranking member, Representative BUYER from Indiana, for his perfecting amendment on this bill.

This piece of legislation is a great example of bipartisan support that rises above and transcends politics to care for our Nation's veterans. This will be a good piece of legislation. It will get our veterans in. It will fulfill our moral obligation to care for our veterans and it will ensure that future generations of our young Americans understand that if they raise their hands, take an oath, and service this Nation, we will be there to serve them.

With that, I again thank Mr. BOOZMAN. I thank the ranking member and I thank the chairman for continuously moving information and moving legislation forward that helps our veterans.

This bill will ensure that the Department of Veterans Affairs is able to use the power of modern advertising to reach out in as wide-ranging and an effective way as possible to our veterans.

The bill authorizes the Secretary of the VA to purchase advertising in the national media about the benefits VA makes available to veterans. VA offers health care and mental health care benefits, including for the prevention of suicide, an issue that we have been vigorously addressing on the House Veterans Committee; education, training, compensation, and

pension benefits; vocational rehabilitation; assistance for homeless veterans, opportunities for veteran-owned small businesses; and direct opportunities for employment in the Department itself, among other things.

But if veterans don't know about these benefits, they're not in a position to take full advantage of them.

There is more than enough evidence that advertising works to promote awareness of whatever the advertising is about. Study after study has shown that advertising through the major media works. In fact, the Department of Defense itself knows that. That's why it devotes a lot of time and energy to advertising, including on television, as a means of recruitment.

We advertise to recruit our servicemembers, many of whom will put themselves in harm's way; that same means should be used to tell them what benefits they have earned when they return. In effect, we are saying to VA, "If our veterans aren't coming to you, use the modern media to go to them!"

This bill is also a perfect illustration of how we on the House Veterans Affairs Committee strive to work on a bipartisan basis to serve our veterans. This bill was introduced by Congressman BOOZMAN on behalf of himself and Congresswoman HERSETH SANDLIN. I offered an amendment to the bill, and then one of my Republican colleagues offered a perfecting amendment, which I was happy to accept. In that way, we worked together to produce a bill that is good for our veterans.

My amendment specified that the advertising VA would do could and should include a focus on suicide prevention, which has been an issue of much concern and some controversy lately. There have been several recent reports about VA's sometimes halting efforts to address what appears to be a series of major emerging mental health problems among our veterans. I have a great deal of confidence in the new Secretary of VA, whom I have been working with on a number of issues, and his commitment to resolve the problems that exist at VA and better serve our veterans.

An excellent and disturbing new report from the think tank the Rand Corp. observed that "The capacity of DoD and the VA to provide mental health services has increased substantially, but significant gaps in access and quality remain," and went on to say in particular, "There is a large gap between the need for mental health services and the use of those services." My amendment was meant to encourage VA to bridge that gap.

On July 25, 2007, the VA began operation of a 24-hour national suicide prevention hotline for veterans. The hotline reported greater than 9,000 calls. Callers included veterans who previously would have called a non-VA suicide hotline, veterans who would not have utilized a non-VA hotline, family members and friends of veterans, and other distressed non-veterans. Bottom line—veterans are calling the hotline. It is common sense that with more outreach, more veterans are likely to call the VA hotline. And advertising in the national media is one form of that outreach.

I am pleased that my amendment to this legislation was adopted, and perfected with the help of the Ranking Member on the VA Committee, Representative BUYER.

I strongly urge the passage of H.R. 3681.

Mr. MILLER of Florida. Mr. Speaker, at this time I yield such time as he

may consume to the gentleman from Arkansas (Mr. BOOZMAN), who has been a strong supporter of VA issues his entire time here in the House of Representatives.

Mr. BOOZMAN. Thank you, Congressman MILLER. Thank you, Congressman WALZ. I always feel like he speaks with such authority when I am around him; I am always concerned he is going to ask me to do 10 pushups or something.

I rise in support of H.R. 3681, the Veterans Benefits Awareness Act. This simple, straightforward legislation authorizes VA to purchase advertising in national media outlets for the purpose of promoting awareness of veterans benefits.

When was the last time you saw the Super Bowl or other prime time recruiting advertisement for one of the military services? Now, when was the last time that you saw the Super Bowl or other prime time ad for veterans health care and benefits sponsored by the Department of Veterans Affairs. Probably never. It's one reason that many veterans and their dependents are not aware of the benefits due to them.

Over the years, Congress has authorized millions to improve outreach, and the results are disappointing. In spite of the additional funding, VA still relies on the public service announcements, pamphlets, meetings with small groups of veterans, and the one-on-one outreach to deliver its message to veterans. Unfortunately, PSAs are often most broadcast at times when few people are watching, and small groups and individual meetings are often difficult to arrange and are not very efficient.

Our veterans continue to tell us that they were not aware of the VA programs that would improve their lives. That is why I introduced H.R. 3681, the Veterans Benefits Awareness Act of 2008, which authorizes VA to purchase advertising in national media outlets for the purpose of promoting awareness of veterans benefits.

H.R. 3681 will provide VA with the authority to buy radio and TV time to ensure that veterans and their dependents are aware of health care options and benefits for education, disability compensation, nondisability pensions, training, loan guarantees, and survivors' programs.

I want to thank Chairwoman HERSETH SANDLIN for moving this bill, for her cooperation in working with the subcommittee; Chairman FILNER, and Ranking Member BUYER for their support; and also to our staffs that worked so hard in preparing these bills. I urge my colleagues to support H.R. 3681.

Mr. FILNER. I have no further speakers.

Mr. MILLER of Florida. We have no further speakers. We urge adoption and yield back the balance of our time.

GENERAL LEAVE

Mr. FILNER. Mr. Speaker, I ask unanimous consent that all Members

may have 5 legislative days to revise and extend their remarks and include extraneous material on H.R. 3681, as amended.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Ms. HERSETH SANDLIN. Mr. Speaker, I rise in strong support of H.R. 3681, the "Veterans Benefits Awareness Act" which authorizes the Secretary of Veterans Affairs to advertise in the national media to promote awareness of benefits under laws administered by the Secretary.

As an original cosponsor of H.R. 3681, and the Chairwoman of the Veterans' Affairs Economic Opportunity Subcommittee, I would like to thank Representative BOOZMAN, who serves as the Subcommittee Ranking Member, for introducing this important bill. I also would like to recognize Veterans' Affairs Committee Chairman FILNER and Ranking Member BUYER for their strong leadership and for working to quickly move this bill to the House floor.

It is important that Congress not only provide the VA with the resources to properly care for our nation's veterans, but that we also provide them with the authority to promote awareness of benefits that are available to veterans and their dependents.

Again, I thank Representative BOOZMAN for introducing this important bill. I encourage my colleagues to support it.

Mr. FILNER. I urge all my colleagues to support H.R. 3681 and yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. FILNER) that the House suspend the rules and pass the bill, H.R. 3681, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, proceedings will resume on three motions to suspend the rules previously postponed.

Votes will be taken in the following order:

H.R. 6081, by the yeas and nays;

H.R. 6074, by the yeas and nays;

H. Res. 1144, de novo.

The first electronic vote will be conducted as a 15-minute vote. Remaining electronic votes will be conducted as 5-minute votes.

HEROES EARNINGS ASSISTANCE AND RELIEF TAX ACT OF 2008

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill, H.R. 6081, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by

the gentleman from New York (Mr. RANGEL) that the House suspend the rules and pass the bill, H.R. 6081, as amended.

The vote was taken by electronic device, and there were—yeas 403, nays 0, not voting 30, as follows:

[Roll No. 331]

YEAS—403

Abercrombie	Cuellar	Issa
Ackerman	Culberson	Jackson (IL)
Aderholt	Cummings	Jackson-Lee
Akin	Davis (AL)	(TX)
Alexander	Davis (CA)	Jefferson
Allen	Davis (KY)	Johnson (GA)
Altmire	Davis, David	Johnson, E. B.
Arcuri	Davis, Lincoln	Johnson, Sam
Baca	Deal (GA)	Jones (NC)
Bachmann	DeFazio	Jordan
Bachus	DeGette	Kagen
Baird	Delahunt	Kanjorski
Baldwin	DeLauro	Kaptur
Barrett (SC)	Dent	Keller
Barrow	Dicks	Kildee
Bartlett (MD)	Doggett	Kilpatrick
Barton (TX)	Donnelly	Kind
Bean	Doolittle	King (IA)
Becerra	Doyle	King (NY)
Berkley	Drake	Kirk
Berman	Dreier	Klein (FL)
Berry	Duncan	Kline (MN)
Biggert	Edwards	Knollenberg
Bilbray	Ehlers	Kucinich
Billakis	Ellison	Kuhl (NY)
Bishop (GA)	Ellsworth	LaHood
Bishop (NY)	Emanuel	Lamborn
Bishop (UT)	Emerson	Lampson
Blackburn	English (PA)	Langevin
Blunt	Eshoo	Larsen (WA)
Boehner	Etheridge	Larson (CT)
Bonner	Everett	Latham
Bono Mack	Fallin	LaTourette
Boozman	Farr	Latta
Boren	Fattah	Lee
Boswell	Feeney	Levin
Boucher	Filner	Lewis (CA)
Boustany	Flake	Lewis (GA)
Boyd (FL)	Forbes	Lewis (KY)
Boyda (KS)	Fortenberry	Linder
Brady (PA)	Fossella	Lipinski
Brady (TX)	Foster	LoBiondo
Braley (IA)	Fox	Loeb
Broun (GA)	Frank (MA)	Lofgren, Zoe
Brown (SC)	Franks (AZ)	Lowey
Brown, Corrine	Frelinghuysen	Lucas
Brown-Waite,	Galleghy	Lungren, Daniel
Ginny	Garrett (NJ)	E.
Buchanan	Gerlach	Mack
Burgess	Giffords	Mahoney (FL)
Burton (IN)	Gingrey	Maloney (NY)
Butterfield	Gohmert	Manzullo
Buyer	Gonzalez	Marchant
Calvert	Goode	Markey
Camp (MI)	Goodlatte	Marshall
Campbell (CA)	Granger	Matsui
Cannon	Graves	McCarthy (CA)
Cantor	Green, Al	McCarthy (NY)
Capito	Green, Gene	McCaul (TX)
Capps	Grijalva	McCollum (MN)
Capuano	Hall (NY)	McCotter
Cardoza	Hall (TX)	McCrery
Carnahan	Hare	McDermott
Carney	Harman	McGovern
Carson	Hastings (FL)	McHenry
Carter	Hastings (WA)	McHugh
Castle	Hayes	McIntyre
Castor	Heller	McKeon
Cazayoux	Hensarling	McNerney
Chabot	Herger	McNulty
Chandler	Herse	Meek (FL)
Clarke	Herseth Sandlin	Meeks (NY)
Clay	Higgins	Melancon
Cleaver	Hill	Mica
Clyburn	Hinchey	Michaud
Coble	Hinojosa	Miller (FL)
Cohen	Hirono	Miller (MI)
Cole (OK)	Hobson	Miller (NC)
Conaway	Hodes	Miller, Gary
Conyers	Hoekstra	Miller, George
Cooper	Holden	Mitchell
Costa	Holt	Mollohan
Costello	Honda	Moore (KS)
Courtney	Hooley	Moore (WI)
Cramer	Hoyer	Moran (KS)
Crowley	Hunter	Moran (VA)
Cubin	Inglis (SC)	Murphy (CT)
	Inslee	

Murphy, Patrick	Roskam	Sullivan
Murphy, Tim	Ross	Sutton
Murtha	Rothman	Tancredo
Musgrave	Roybal-Allard	Tanner
Myrick	Royce	Tauscher
Nadler	Ruppersberger	Taylor
Napolitano	Ryan (OH)	Terry
Neal (MA)	Ryan (WI)	Thompson (CA)
Neugebauer	Salazar	Thompson (MS)
Nunes	Sánchez, Linda	Sali
Oberstar	T.	Tiahrt
Obey	Sanchez, Loretta	Tiberi
Olver	Sanbanes	Tierney
Ortiz	Saxton	Towns
Pallone	Saxton	Tsongas
Pascarell	Scalise	Turner
Pastor	Schakowsky	Udall (NM)
Payne	Schiff	Upton
Pearce	Schmidt	Van Hollen
Pence	Schwartz	Velázquez
Perlmutter	Scott (GA)	Visclosky
Peterson (MN)	Scott (VA)	Walberg
Peterson (PA)	Sensenbrenner	Walden (OR)
Petri	Serrano	Walsh (NY)
Pickering	Sestak	Walz (MN)
Pitts	Shadegg	Wamp
Platts	Shays	Wasserman
Poe	Shea-Porter	Schultz
Pomeroy	Sherman	Waters
Porter	Shimkus	Watson
Price (GA)	Shuler	Watt
Price (NC)	Shuster	Waxman
Radanovich	Simpson	Weiner
Rahall	Sires	Welch (VT)
Ramstad	Skelton	Weldon (FL)
Rangel	Slaughter	Weller
Regula	Smith (NE)	Westmoreland
Rehberg	Smith (NJ)	Wexler
Reichert	Smith (TX)	Whitfield (KY)
Renzi	Smith (WA)	Wilson (OH)
Reyes	Snyder	Wilson (SC)
Reynolds	Solis	Wittman (VA)
Richardson	Souder	Wolf
Rodriguez	Space	Woolsey
Rogers (AL)	Speler	Wu
Rogers (KY)	Spratt	Wynn
Rogers (MI)	Stark	Yarmuth
Rohrabacher	Stearns	Young (AK)
Ros-Lehtinen	Stupak	Young (FL)

NOT VOTING—30

Andrews	Gillibrand	McMorris
Blumenauer	Gordon	Rodgers
Crenshaw	Gutierrez	Paul
Davis (IL)	Hulshof	Pryce (OH)
Davis, Tom	Israel	Putnam
Diaz-Balart, L.	Johnson (IL)	Rush
Diaz-Balart, M.	Jones (OH)	Sessions
Dingell	Kennedy	Udall (CO)
Engel	Kingston	Wilson (NM)
Ferguson	Lynch	
Gilchrest	Matheson	

□ 1311

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER laid before the House the following communication from the Clerk of the House of Representatives:

OFFICE OF THE CLERK,
HOUSE OF REPRESENTATIVES,
Washington, DC, May 15, 2008.

Hon. NANCY PELOSI,
Speaker, House of Representatives,
Washington, DC.

DEAR MADAM SPEAKER: I have the honor to transmit herewith a facsimile copy of a letter received from Ms. Linda Dixon Rigsby, Assistant Secretary of State for Elections, State of Mississippi, indicating that, according to the unofficial returns of the Special Election held May 13, 2008, the Honorable Travis Childers was elected Representative to Congress for the First Congressional District, State of Mississippi.

With best wishes, I am
Sincerely,

LORRAINE C. MILLER,
Clerk.

Enclosure.

STATE OF MISSISSIPPI,
SECRETARY OF STATE,
Jackson, MS, May 15, 2008.

Re unofficial results—First Congressional special runoff election

LORRAINE C. MILLER,
Clerk, House of Representatives,
The Capitol, Washington, DC.

DEAR MS. MILLER: Per your request, enclosed please find a copy of unofficial results for the Special Runoff Election held on Tuesday, May 13, 2008, for Representative in Congress from the First Congressional District of Mississippi. To the best of our knowledge and belief at this time, there is no challenge or recount to this election.

As soon as the official results are certified to this office by all counties involved, an official Certificate of Election will be prepared for transmittal as required by law.

If you have any questions or need additional information, please call me at (601) 359-6340; or Phoebe Spencer, Director of Elections Administration at (601) 359-6355. Thank you.

Sincerely,
LINDA DIXON RIGSBY,
Assistant Secretary of State for Elections.

SWEARING IN OF THE HONORABLE TRAVIS CHILDERS, OF MISSISSIPPI, AS A MEMBER OF THE HOUSE

Mr. TAYLOR. Madam Speaker, I ask unanimous consent that the gentleman from Mississippi, the Honorable TRAVIS CHILDERS, be permitted to take the oath of office today.

His certificate of election has not arrived, but there is no contest and no question has been raised with regard to his election.

The SPEAKER. Is there objection to the request of the gentleman from Mississippi?

There was no objection.

The SPEAKER. Will the Representative-elect and the members of the Mississippi delegation present themselves in the well.

Mr. CHILDERS appeared at the bar of the House and took the oath of office, as follows:

Do you solemnly swear or affirm that you will support and defend the Constitution of the United States against all enemies, foreign and domestic; that you will bear true faith and allegiance to the same; that you take this obligation freely, without any mental reservation or purpose of evasion; and that you will well and faithfully discharge the duties of the office on which you are about to enter, so help you God.

The SPEAKER. Congratulations. You are now a Member of the 110th Congress.

WELCOMING THE HONORABLE TRAVIS CHILDERS TO THE HOUSE OF REPRESENTATIVES

The SPEAKER. Without objection, the gentleman from Mississippi (Mr. TAYLOR) is recognized for 1 minute.

There was no objection.

Mr. TAYLOR. Madam Speaker, as dean of the Mississippi congressional delegation, I am very, very happy to introduce to the House today the House's newest Member, TRAVIS CHILDERS.

TRAVIS went to work when he was 16 years old following the death of his father. He worked in a local convenience store to help put himself through school and take care of his family. He attended Northeast Mississippi Junior College and graduated from the University of Mississippi. He is a successful realtor, and has served as the Chancery Clerk of Prentiss County for 16 years. He is married to the former Tami Gibson, and the couple has two children, Dustin, a first-year law student at Mississippi College, and Lauren, a freshman at Ole Miss. TRAVIS has been elected four times in the span of 63 days.

He follows in the footsteps of the longest serving Member of Congress, Mr. Jamie Whitten, who used to sit right there, and, most recently, Mississippi's newest Senator, ROGER WICKER.

On behalf of the people of Mississippi, on behalf of this Congress, we welcome Mississippi's newest Representative, TRAVIS CHILDERS.

□ 1315

Mr. CHILDERS. Madam Speaker, my fellow colleagues, thank you for your warm welcome today. It has seemed like a long time in 63 days.

I want to especially thank Congressman TAYLOR, Congressman THOMPSON for your great help in my campaign. Congressman PICKERING, I'm sad that you're leaving us. You all have been so, so very kind to me.

First I want to thank God today that I'm standing here. I thank my community in North Mississippi and the people of the First Congressional District of Mississippi who are some of the finest people in the world. I am humbled by the trust that they've placed in me. I am grateful for their support, and I am forever committed to working for the people of North Mississippi every single day.

I thank my wife of 27 years for standing beside me and again, being a great part of the reason that we are standing in this wonderful place today. And then our two fine children, Dustin and Lauren, for standing by me and their mother.

I want to thank my mother, who's in the gallery today, who always believed in me.

I want to thank every person who had a part of my life, and there have been so many and I wish I could introduce you to them, but that's not possible.

I wish my wonderful grandparents and my father and my sister could be here.

I want to let everyone here know that I'm ready to roll up my sleeves and get to work. The campaign is one

thing, but I'm ready to work, Congressmen.

As a local official, I worked hard and I worked with both parties. I focused on balancing budgets and creating jobs. This will still be my approach, and these will be my priorities in Congress.

I pledge to work as hard as I can to mend our failing economy and help bring down the skyrocketing cost of gas, groceries and health care.

I look forward to meeting and working with every single one of you. I look forward to standing up for the values of the people who I have the honor of serving. And I pledge to work every day for the people of the First District of the great State of Mississippi.

ANNOUNCEMENT BY THE SPEAKER

The SPEAKER. Under clause 5(d) of rule XX, the Chair announces to the House that, in light of the administration of the oath to the gentleman from Mississippi, the whole number of the House is 435.

ANNOUNCEMENT BY THE SPEAKER

The SPEAKER. Without objection, 5-minute voting will continue.

There was no objection.

GAS PRICE RELIEF FOR CONSUMERS ACT OF 2008

The SPEAKER. The unfinished business is the vote on the motion to suspend the rules and pass the bill, H.R. 6074, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore (Mr. SERRANO). The question is on the motion offered by the gentleman from Virginia (Mr. SCOTT) that the House suspend the rules and pass the bill, H.R. 6074.

This will be a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 324, nays 84, not voting 26, as follows:

[Roll No. 332]

YEAS—324

Abercrombie	Boswell	Chabot
Ackerman	Boucher	Chandler
Aderholt	Boyd (FL)	Childers
Alexander	Boyd (KS)	Clarke
Allen	Brady (PA)	Clay
Altmire	Braley (IA)	Cleaver
Arcuri	Brown (SC)	Clyburn
Baca	Brown, Corrine	Cohen
Bachmann	Brown-Waite,	Conyers
Bachus	Ginny	Cooper
Baird	Buchanan	Costa
Baldwin	Burton (IN)	Costello
Barrow	Butterfield	Courtney
Bean	Buyer	Cramer
Becerra	Camp (MI)	Crowley
Berkley	Campbell (CA)	Cuellar
Berman	Cantor	Cummings
Berry	Capito	Davis (AL)
Biggert	Capps	Davis (CA)
Bilbray	Capuano	Davis, David
Bilirakis	Cardoza	Davis, Lincoln
Bishop (GA)	Carnahan	DeFazio
Bishop (NY)	Carney	DeGette
Blackburn	Carson	DeLauro
Bono Mack	Castle	Dent
Boozman	Castor	Dicks
Boren	Cazayoux	Doggett

Donnelly	Latham	Rothman
Doyle	LaTourette	Roybal-Allard
Drake	Latta	Royce
Dreier	Lee	Ruppersberger
Duncan	Levin	Ryan (OH)
Edwards	Lewis (GA)	Ryan (WI)
Ehlers	Linder	Salazar
Ellison	Lipinski	Salli
Ellsworth	LoBiondo	Sánchez, Linda
Emanuel	Loebuck	T.
Emerson	Lofgren, Zoe	Sanchez, Loretta
Engel	Lowe	Sarbanes
English (PA)	Lynch	Saxton
Eshoo	Mahoney (FL)	Schakowsky
Etheridge	Maloney (NY)	Schiff
Farr	Manzullo	Schwartz
Fattah	Markey	Scott (GA)
Filner	Marshall	Scott (VA)
Forbes	Matsui	Sensenbrenner
Fortenberry	McCarthy (NY)	Serrano
Fossella	McCaul (TX)	Sestak
Foster	McCollum (MN)	Shays
Frank (MA)	McCotter	Shea-Porter
Gallely	McDermott	Sherman
Gerlach	McGovern	Shuler
Giffords	McHenry	Simpson
Gohmert	McHugh	Sires
Gonzalez	McIntyre	Skelton
Goode	McNerney	Slaughter
Goodlatte	McNulty	Smith (NJ)
Gordon	Meek (FL)	Smith (TX)
Graves	Meeks (NY)	Smith (WA)
Green, Al	Melancon	Snyder
Green, Gene	Mica	Solis
Grijalva	Michaud	Souder
Hall (NY)	Miller (MI)	Space
Hare	Miller (NC)	Speier
Harman	Miller, George	Spratt
Hastings (FL)	Mitchell	Stark
Hayes	Mollohan	Stearns
Heller	Moore (KS)	Stupak
Herger	Moore (WI)	Sutton
Herseeth Sandlin	Moran (VA)	Tanner
Higgins	Murphy (CT)	Tauscher
Hill	Murphy, Patrick	Taylor
Hinchey	Murphy, Tim	Terry
Hinojosa	Murtha	Thompson (CA)
Hirono	Musgrave	Thompson (MS)
Hobson	Nadler	Tiberi
Hodes	Napolitano	Tierney
Holden	Neal (MA)	Towns
Holt	Oberstar	Tsongas
Honda	Obey	Turner
Hoolley	Olver	Udall (NM)
Hoyer	Ortiz	Upton
Hunter	Pallone	Van Hollen
Inslee	Pascarell	Velázquez
Jackson (IL)	Pastor	Visclosky
Jackson-Lee	Payne	Walden (OR)
(TX)	Perlmutter	Walsh (NY)
Jefferson	Peterson (MN)	Walz (MN)
Johnson (IL)	Petri	Wamp
Johnson, E. B.	Pickering	Wasserman
Jones (NC)	Platts	Schultz
Jones (OH)	Pomeroy	Waters
Jordan	Porter	Watson
Kagen	Price (NC)	Watt
Kanjorski	Rahall	Waxman
Kaptur	Ramstad	Weiner
Keller	Rangel	Welch (VT)
Kildee	Regula	Wexler
Kilpatrick	Rehberg	Whitfield (KY)
Kind	Reichert	Wilson (OH)
King (NY)	Reyes	Wilson (SC)
Kirk	Reynolds	Wittman (VA)
Klein (FL)	Richardson	Wolf
Knollenberg	Rodriguez	Woolsey
Kucinich	Rogers (AL)	Wu
Kuhl (NY)	Rogers (MI)	Wynn
LaHood	Ros-Lehtinen	Yarmuth
Langevin	Roskam	Young (FL)
Larsen (WA)	Ross	
Larson (CT)		

NAYS—84

Akin	Carter	Franks (AZ)
Barrett (SC)	Coble	Frelinghuysen
Barrett (MD)	Cole (OK)	Garrett (NJ)
Barton (TX)	Conaway	Gingrey
Bishop (UT)	Cubin	Granger
Blunt	Culberson	Hall (TX)
Boehner	Davis (KY)	Hastings (WA)
Bonner	Deal (GA)	Hensarling
Boustany	Doolittle	Hoekstra
Brady (TX)	Everett	Inglis (SC)
Brown (GA)	Fallin	Issa
Burgess	Feeney	Johnson (GA)
Calvert	Flake	Johnson, Sam
Cannon	Foxx	King (IA)

Kline (MN)	Moran (KS)	Shadegg
Lamborn	Myrick	Shimkus
Lampson	Neugebauer	Shuster
Lewis (CA)	Nunes	Smith (NE)
Lewis (KY)	Pearce	Sullivan
Lucas	Pence	Tancred
Lungren, Daniel	Peterson (PA)	Thornberry
E.	Pitts	Tiahrt
Mack	Poe	Walberg
Marchant	Price (GA)	Weldon (FL)
McCarthy (CA)	Radanovich	Weller
McCrery	Renzi	Westmoreland
McKeon	Rohrabacher	Young (AK)
Miller (FL)	Scalise	
Miller, Gary	Schmidt	

NOT VOTING—26

Andrews	Ferguson	McMorris
Blumenauer	Gilchrest	Rodgers
Crenshaw	Gillibrand	Paul
Davis (IL)	Gutierrez	Pryce (OH)
Davis, Tom	Hulshof	Putnam
Delahunt	Israel	Rush
Diaz-Balart, L.	Kennedy	Sessions
Diaz-Balart, M.	Kingston	Udall (CO)
Dingell	Matheson	Wilson (NM)

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). One minute remains in this vote.

□ 1328

Messrs. COLE of Oklahoma, LAMPSON and MILLER of Florida changed their vote from “yea” to “nay.”

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

FRANK SINATRA DAY

The SPEAKER pro tempore. The unfinished business is the question on suspending the rules and agreeing to the resolution, H. Res. 1144, as amended.

The Clerk read the title of the resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from California (Ms. WATSON) that the House suspend the rules and agree to the resolution, H. Res. 1144, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. McDERMOTT. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. This will be a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 402, nays 3, not voting 29, as follows:

[Roll No. 333]

YEAS—402

Abercrombie	Baird	Biggert
Ackerman	Baldwin	Bilbray
Aderholt	Barrett (SC)	Bilirakis
Akin	Barrow	Bishop (GA)
Alexander	Bartlett (MD)	Bishop (NY)
Allen	Barton (TX)	Bishop (UT)
Altmire	Bean	Blackburn
Arcuri	Becerra	Blunt
Baca	Berkley	Boehner
Bachmann	Berman	Bonner
Bachus	Berry	Bono Mack

Boozman
Boren
Boswell
Boucher
Boustany
Boyd (FL)
Boyd (KS)
Brady (PA)
Brady (TX)
Braley (IA)
Broun (GA)
Brown (SC)
Brown, Corrine
Brown-Waite,
Ginny
Buchanan
Burgess
Burton (IN)
Butterfield
Calvert
Camp (MI)
Campbell (CA)
Cannon
Cantor
Capito
Capps
Capuano
Cardoza
Carnahan
Carney
Carson
Carter
Castle
Castor
Cazayoux
Chabot
Chandler
Childers
Clarke
Clay
Cleaver
Clyburn
Coble
Cohen
Cole (OK)
Conyers
Cooper
Costa
Costello
Courtney
Cramer
Crowley
Cubin
Cuellar
Culberson
Cummings
Davis (AL)
Davis (CA)
Davis (KY)
Davis, David
Davis, Lincoln
Deal (GA)
DeFazio
DeGette
DeLauro
Dent
Dicks
Doggett
Donnelly
Doolittle
Doyle
Drake
Dreier
Duncan
Edwards
Ehlers
Ellison
Ellsworth
Emanuel
Emerson
Engel
English (PA)
Eshoo
Etheridge
Everett
Fallin
Farr
Fattah
Feeney
Filner
Flake
Forbes
Fortenberry
Fossella
Foster
Foxx
Frank (MA)
Franks (AZ)
Frelinghuysen

Gallegly
Garrett (NJ)
Gerlach
Giffords
Gingrey
Gonzalez
Goode
Goodlatte
Gordon
Granger
Graves
Green, Al
Green, Gene
Grijalva
Hall (NY)
Hall (TX)
Hare
Harman
Hastings (FL)
Hastings (WA)
Hayes
Heller
Hensarling
Herger
Herseeth Sandlin
Higgins
Hill
Hinchey
Hinojosa
Hirono
Hobson
Hodes
Hoekstra
Holden
Holt
Honda
Hoolley
Hoyer
Hunter
Inglis (SC)
Inslee
Issa
Jackson (IL)
Jackson-Lee
(TX)
Jefferson
Johnson (GA)
Johnson (IL)
Johnson, E. B.
Johnson, Sam
Jones (NC)
Jones (OH)
Jordan
Kagen
Kanjorski
Kaptur
Keller
Kildee
Kilpatrick
Kind
King (IA)
King (NY)
Kirk
Klein (FL)
Kline (MN)
Knollenberg
Kucinich
Kuhl (NY)
LaHood
Lamborn
Lampson
Langevin
Larsen (WA)
Larson (CT)
Latham
LaTourette
Latta
Lee
Levin
Lewis (CA)
Lewis (GA)
Lewis (KY)
Linder
Lipinski
LoBiondo
Loebach
Lofgren, Zoe
Lowey
Lucas
Lungren, Daniel
E.
Lynch
Mack
Mahoney (FL)
Maloney (NY)
Manzullo
Marchant
Markey
Marshall

Matsui
McCarthy (CA)
McCarthy (NY)
McCaul (TX)
McCollum (MN)
McCotter
McCrery
McDermott
McGovern
McHenry
McHugh
McIntyre
McKeon
McMorris
Rodgers
McNerney
McNulty
Meek (FL)
Meeks (NY)
Melancon
Mica
Michaud
Miller (FL)
Miller (MI)
Miller (NC)
Miller, Gary
Miller, George
Mitchell
Mollohan
Moore (KS)
Moore (WI)
Moran (KS)
Moran (VA)
Murphy (CT)
Murphy, Patrick
Murphy, Tim
Murtha
Musgrave
Myrick
Nadler
Napolitano
Neal (MA)
Nunes
Oberstar
Obey
Olver
Ortiz
Pallone
Pascarelli
Pastor
Payne
Pearce
Pence
Perlmutter
Peterson (MN)
Peterson (PA)
Petri
Pickering
Pitts
Platts
Pomeroy
Porter
Price (GA)
Price (NC)
Radanovich
Rahall
Ramstad
Rangel
Regula
Rehberg
Reichert
Renzi
Reyes
Reynolds
Richardson
Rodriguez
Rogers (AL)
Rogers (KY)
Rogers (MI)
Rohrabacher
Ros-Lehtinen
Roskam
Ross
Rothman
Roybal-Allard
Royce
Ruppersberger
Ryan (OH)
Ryan (WI)
Salazar
Sali
Sánchez, Linda
T.
Sanchez, Loretta
Sarbanes
Scalise
Schakowsky
Schiff
Schmidt

Schwartz
Scott (GA)
Scott (VA)
Sensenbrenner
Serrano
Sestak
Shadegg
Shays
Shea-Porter
Sherman
Shimkus
Shuler
Shuster
Simpson
Sires
Skelton
Slaughter
Smith (NE)
Smith (NJ)
Smith (TX)
Smith (WA)
Snyder
Solis
Souder
Space
Speier

NAYS—3

Conaway

NOT VOTING—29

Andrews
Blumenauer
Buyer
Crenshaw
Davis (IL)
Davis, Tom
Delahunt
Diaz-Balart, L.
Diaz-Balart, M.
Dingell

Ferguson
Gilchrest
Gillibrand
Gohmert
Gutierrez
Hulshof
Israel
Kennedy
Kingston
Matheson

□ 1337

So (two-thirds being in the affirmative) the rules were suspended and the resolution, as amended, was agreed to.

The result of the vote was announced as above recorded.

The title was amended so as to read: “Resolution expressing support for the designation of a Frank Sinatra Day, in honor of the dedication of the Frank Sinatra commemorative stamp.”

A motion to reconsider was laid on the table.

REMOVAL OF NAME OF MEMBER
AS COSPONSOR OF H.R. 4789

Mr. TOWNS. Mr. Speaker, I ask unanimous consent to remove myself as a cosponsor of H.R. 4789.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New York?

There was no objection.

VETERANS EMERGENCY CARE
FAIRNESS ACT OF 2008

Mr. FILNER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3819) to amend title 38, United States Code, to require the Secretary of Veterans Affairs to reimburse veterans receiving emergency treatment in non-Department of Veterans Affairs facilities for such treatment until such veterans are transferred to Department facilities, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 3819

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Veterans Emergency Care Fairness Act of 2008”.

SEC. 2. MANDATORY REIMBURSEMENT OF VETERANS RECEIVING EMERGENCY TREATMENT IN NON-DEPARTMENT OF VETERANS AFFAIRS FACILITIES UNTIL TRANSFER TO DEPARTMENT FACILITIES.

(a) CERTAIN VETERANS WITHOUT SERVICE-CONNECTED DISABILITY.—Section 1725 of title 38, United States Code, is amended—

(1) in subsection (a)(1), by striking “may reimburse” and inserting “shall reimburse”; and

(2) in subsection (f)(1), by striking subparagraph (C) and inserting the following new subparagraph (C):

“(C) until—

“(i) such time as the veteran can be transferred safely to a Department facility or other Federal facility; or

“(ii) such time as a Department facility or other Federal facility agrees to accept such transfer if—

“(I) at the time described in clause (i), no Department facility or other Federal facility agrees to accept such transfer; and

“(II) the non-Department facility in which such medical care or services is furnished makes and documents reasonable attempts to transfer the veteran to a Department facility or other Federal facility.”.

(b) CERTAIN VETERANS WITH SERVICE-CONNECTED DISABILITY.—Section 1728 of such title is amended—

(1) by striking subsection (a) and inserting the following new subsection (a):

“(a) The Secretary, under such regulations as the Secretary shall prescribe, shall reimburse veterans entitled to hospital care or medical services under this chapter for the reasonable value of emergency treatment (including travel and incidental expenses under the terms and conditions set forth in section 111 of this title) for which such veterans have made payment, from sources other than the Department, where such emergency treatment was rendered to such veterans in need thereof for any of the following:

“(1) An adjudicated service-connected disability.

“(2) A non-service-connected disability associated with and held to be aggravating a service-connected disability.

“(3) Any disability of a veteran in the veteran has a total disability permanent in nature from a service-connected disability.

“(4) Any illness, injury, or dental condition of a veteran who—

“(A) is a participant in a vocational rehabilitation program (as defined in section 3101(9) of this title); and

“(B) is medically determined to have been in need of care or treatment to make possible the veteran’s entrance into a course of training, or prevent interruption of a course of training, or hasten the return to a course of training which was interrupted because of such illness, injury, or dental condition.”;

(2) in subsection (b), by striking “care or services” both places it appears and inserting “emergency treatment”; and

(3) by adding at the end the following new subsection:

“(c) In this section, the term ‘emergency treatment’ has the meaning given such term in section 1725(f)(1) of this title.”.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. FILNER) and the gentleman from Indiana (Mr. BUYER) each will control 20 minutes.

The Chair recognizes the gentleman from California.

Mr. FILNER. I thank the Speaker.

This bill comes to us from a great new Member from the State of Ohio (Mr. SPACE), and I'm going to yield to him as much time as he may consume to explain the bill.

Mr. SPACE. Mr. Speaker, I would like to thank Chairman FILNER, as well as Ranking Member BUYER, for their cosponsorship on this legislation as well as for their work in bringing H.R. 3819, the Veterans Emergency Care Fairness Act, to the floor today.

This legislation has been about a year in the making. Last March, I received a letter from Terry Carson, CEO of Harrison Community Hospital in Cadiz, Ohio, a small town in the 18th Congressional District for the State of Ohio. Mr. Carson wrote to me about a problem he was experiencing in his 25-bed rural hospital when providing emergency care for veterans.

Currently, the VA reimburses non-VA hospitals for emergency care provided to veterans up to the point of stabilization. Once the patient is deemed stable enough to transfer, he or she is moved to a VA hospital. The problem that Mr. Carson brought to my attention is that oftentimes, veterans experience a waiting period for a bed in the VA hospital. During this limbo time, the VA is not required to reimburse the community hospital for care. Meanwhile, people like Mr. Carson feel morally obligated to continue care despite the fact that they cannot count on reimbursement. Worse even than non-VA hospitals footing the bill is the case of veterans who are paying out of pocket.

The Veterans Emergency Care Fairness Act closes this loophole by requiring the VA to cover the cost of care while the transfer to a VA hospital is pending and if the community hospital can document attempts to transfer the patient.

I believe this legislation is the best solution for the VA, community hospitals, and, most importantly, our Nation's veterans. To that end, this legislation is supported by the American Legion, the Disabled American Veterans, the Veterans of Foreign Wars, the Vietnam Veterans of America, the Ohio Hospital Association, the Air Force Sergeants Association, the Military Order of the Purple Heart, the Veterans Administration itself, and a bipartisan group of our colleagues here in the House.

This bill is a perfect example of how our system is supposed to work: a constituent contacts his Member of Congress, the Member listens, and an appropriate commonsense legislative fix is found. I'm proud to have had a chance to advocate for Mr. Carson, to advocate for the veterans he treats, and to advocate for the veterans across the country.

Once again, I would like to thank all of my colleagues in this bipartisan effort, and I urge all of those who have not joined thus far in supporting H.R. 3819.

Mr. BUYER. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of H.R. 3819, the Veterans Emergency Care Fairness Act, a bill to amend title 38 of the United States Code to require the Secretary of Veterans Affairs to reimburse veterans receiving emergency treatment in non-Department of Veterans Affairs facilities for such treatment until such veterans are transferred to department facilities.

I commend my colleague from Ohio, ZACK SPACE, for introducing this bill. Providing health care services to those who have honorably served our country is an important mission of the Department of Veterans Affairs. However, in an emergency, a veteran may not always be in close proximity to a VA health care facility.

Mr. Speaker, in 2000 under Public Law 106-117, the Veterans Millennium Health Care Act, Congress authorized the VA to reimburse or pay for the emergency non-VA treatment of certain enrolled veterans who have no medical insurance and no other recourse for payment.

□ 1345

Current authorities for reimbursement of this emergency treatment are discretionary, and VA medical professionals must determine after the fact whether an actual emergency existed where a delay in obtaining treatment would have been hazardous to that veteran.

This bill appropriately resolves the current billing issues and standardizes requirements for VA to cover the cost of an eligible veteran's emergency care. H.R. 3819 would standardize the definition of emergency treatment for veterans seeking reimbursement for emergency services rendered in a non-VA facility.

By supporting this bill, we remove the financial uncertainty for veterans in an emergency health care status.

I urge my colleagues to support the bill.

Mr. Speaker, I reserve the balance of my time.

Mr. FILNER. Mr. Speaker, this is a perfect example of the way we do the best legislation. Mr. SPACE from Ohio encountered a problem in his district, looked into solving it. It turns out it's a problem in every district.

So we thank Mr. SPACE for his work on this, for his recognizing the problem. It is an unacceptable position for a veteran to be in, that they're in never-neverland where they have been stabilized in a hospital but yet not accepted at a VA hospital and they are liable for the cost. What you have done is take that worry and that cost off of the veteran and allowed us to deal with him or her in a very respectful and clear way.

So we thank Mr. SPACE for this legislation.

I don't have any further speakers, and I would reserve the balance of my time.

Mr. BUYER. At this time, I yield such time as she may consume to the

ranking member of the O&I Subcommittee of Veterans' Affairs, Ms. GINNY BROWN-WAITE of Florida.

Ms. GINNY BROWN-WAITE of Florida. I thank the gentleman.

Mr. Speaker, I rise in favor of this bill, H.R. 3819, the Veterans Emergency Care Fairness Act. This bill, introduced by my colleague, Representative SPACE, closes a loophole that saddles America's hospitals with unnecessary costs.

Mr. Speaker, America's veterans answered the call of duty and fought gallantly for our freedoms. And everyone is thankful for that. However, it is up to the government of the United States to care for our vets, not private hospitals. This bill ensures that the private hospitals providing a bed for a vet while they await care at a VA hospital are reimbursed for that care.

Like Mr. SPACE, I've been contacted. Previously, he was contacted by a constituent. I've been contacted by constituents and actually intervened in getting the VA to pay for the hospital care. Once this becomes law, neither I nor other Members will have to be in the bill collection business because the VA clearly should be paying for this without having to have a Congressperson call, asking them to look into it.

As a cosponsor of this important bill, I'm looking forward to voting in favor of it, and I urge my colleagues to do the very same.

Mr. BUYER. Mr. Speaker, I urge my colleagues to support the bill and yield back my time.

GENERAL LEAVE

Mr. FILNER. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on H.R. 3819, as amended.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. FILNER. I urge my colleagues to unanimously support this bill, and I yield back the balance of our time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. FILNER) that the House suspend the rules and pass the bill, H.R. 3819, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. FILNER. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

LONGITUDINAL STUDY OF VOCATIONAL REHABILITATION PROGRAMS

Mr. FILNER. Mr. Speaker, I move to suspend the rules and pass the bill

(H.R. 3889) to amend title 38, United States Code, to require the Secretary of Veterans Affairs to conduct a longitudinal study of the vocational rehabilitation programs administered by the Secretary, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 3889

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. LONGITUDINAL STUDY OF DEPARTMENT OF VETERANS AFFAIRS VOCATIONAL REHABILITATION PROGRAMS.

(a) **STUDY REQUIRED.**—Chapter 31 of title 38, United States Code, is amended by adding at the end the following new section:

“§3122. Longitudinal study of vocational rehabilitation programs

“(a) **STUDY REQUIRED.**—(1) Subject to the availability of appropriated funds, the Secretary shall conduct a longitudinal study of a statistically valid sample of each of the groups of individuals described in paragraph (2). The Secretary shall study each such group over a period of at least 20 years.

“(2) The groups of individuals described in this paragraph are the following:

“(A) Individuals who begin participating in a vocational rehabilitation program under this chapter during fiscal year 2009.

“(B) Individuals who begin participating in such a program during fiscal year 2011.

“(C) Individuals who begin participating in such a program during fiscal year 2014.

“(b) **ANNUAL REPORTS.**—By not later than July 1 of each year covered by the study required under subsection (a), the Secretary shall submit to the Committees on Veterans’ Affairs of the Senate and House of Representatives a report on the study during the preceding year.

“(c) **CONTENTS OF REPORT.**—The Secretary shall include in the report required under subsection (b) any data the Secretary determines is necessary to determine the long-term outcomes of the individuals participating in the vocational rehabilitation programs under this chapter. The Secretary may add data elements from time to time as necessary. In addition, each such report shall contain the following information:

“(1) The number of individuals participating in vocational rehabilitation programs under this chapter who suspended participation in such a program during the year covered by the report.

“(2) The average number of months such individuals served on active duty.

“(3) The distribution of disability rating of such individuals.

“(4) The types of other benefits administered by the Secretary received by such individuals.

“(5) The types of social security benefits received by such individuals.

“(6) Any unemployment benefits received by such individuals.

“(7) The average number of months such individuals were employed during the year covered by the report.

“(8) The average annual starting and ending salaries such individuals who were employed during the year covered by the report.

“(9) The number of such individuals enrolled in an institution of higher learning, as that term is defined in section 3452(f) of this title.

“(10) The average number of academic credit hours, degrees, and certificates obtained by such individuals during the year covered by the report.

“(11) The average number of visits such individuals made to Department medical facilities during the year covered by the report.

“(12) The average number of visits such individuals made to non-Department medical facilities during the year covered by the report.

“(13) The average annual income of such individuals.

“(14) The average total household income of such individuals for the year covered by the report.

“(15) The percentage of such individuals who own their principal residences.

“(16) The average number of dependents of each such veteran.”.

(b) **CLERICAL AMENDMENT.**—The table of sections at the beginning of such chapter is amended by adding at the end the following new item:

“3122. Longitudinal study of vocational rehabilitation programs.”.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. FILNER) and the gentleman from Indiana (Mr. BUYER) each will control 20 minutes.

The Chair recognizes the gentleman from California.

Mr. FILNER. Mr. Speaker, I yield myself as much time as I might consume.

As I said earlier, amongst this package of bills are legislation from both sides of the aisle. This one comes to us from the ranking member of the Subcommittee on Economic Opportunity, Mr. BOOZMAN, and I thank him for this important bill.

What H.R. 3889 does is require the VA to conduct what is called a longitudinal study for at least 20 years of the veterans who began participating in the VA’s Vocational Rehabilitation and Employment Program. The bill requires annual reports to Congress to assist with better management of the program.

It’s an important step in ensuring that the Vocational Rehabilitation and Employment Program has services that are meeting the needs of our veterans as they seek to heal from their injuries and reenter civilian life.

So I hope we all support H.R. 3889.

Mr. Speaker, I would reserve the balance of my time.

Mr. BUYER. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of H.R. 3889, as amended, which would amend title 38, United States Code, to require the Secretary of Veterans Affairs to conduct a longitudinal study of the vocational rehabilitation programs administered by the Secretary. I appreciate Chairman FILNER for moving this legislation through the committee to bring it to the floor.

Mr. Speaker, too often we support benefit programs such as VA’s Vocational Rehabilitation and Employment without requiring or verifying how well the program is achieving its goals. In the case of the VR&E, the program has two goals: employment and developing independent living skills for those too disabled to work.

Unfortunately, there is too little long-term data to judge the program’s success in preparing disabled veterans for their return to the workforce. H.R. 3889 would require the VA to study three cohorts of veterans for 20 years to determine the outcomes of their participation in this program.

Mr. Speaker, I thank the foresight of my colleague, Dr. JOHN BOOZMAN, for bringing this needed legislation before

the House, and I urge my colleagues to support its passage.

I reserve the balance of my time.

Mr. FILNER. We reserve the balance of our time.

Mr. BUYER. I now yield to Dr. BOOZMAN of Arkansas such time as he may consume.

Mr. BOOZMAN. Thank you, Mr. BUYER.

Mr. Speaker, I introduced H.R. 3889 to determine whether the VA’s Vocational Rehabilitation and Employment Program was meeting its goals of employment and independent living for disabled veterans.

To do that, my bill would require that the Department of Veterans Affairs conduct a 20-year longitudinal study of three cohorts of disabled veterans who participate in the VR&E Program during years 2009, 2011 and 2013. The data VA collects and reports to Congress will enable us to fine-tune the program to achieve higher rehabilitation rates and to provide the most appropriate education and training leading to full employment.

Mr. Speaker, the bill specifies 15 different data points that must be collected and authorizes VA to add any other data points they deem appropriate. With this information, I believe veterans who participate in voc rehab will be more successful in finding gainful employment over their working career.

This is a good bill that does not require offsets and will improve the lives of veterans, and I urge my colleagues to support H.R. 3889, as amended.

I want to thank the Chair of my subcommittee, Ms. HERSETH SANDLIN, for her support and hard work. I also want to thank Chairman FILNER and Ranking Member BUYER as always for bringing the bill forward. Again, I want to thank the staff on both sides for helping to prepare this.

Mr. BUYER. Mr. Speaker, I also want to thank the chairman of the Economic Opportunity Subcommittee, STEPHANIE HERSETH SANDLIN, and Dr. BOOZMAN. They worked very well together on these issues, and I urge my colleagues to pass this bill.

I yield back the balance of my time.

GENERAL LEAVE

Mr. FILNER. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and include extraneous material on H.R. 3889, as amended.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Ms. HERSETH SANDLIN. Mr. Speaker, I rise in strong support of H.R. 3889, a bill to require the Department of Veterans Affairs to conduct a longitudinal study of the vocational rehabilitation programs administered by the VA.

I would like to thank Representative BOOZMAN, the Ranking Member of the Veterans’ Affairs Economic Opportunity Subcommittee, which I Chair, for introducing H.R.

3889 to help determine the effectiveness and long-term outcomes of the VA's vocational rehabilitation programs for disabled veterans. These vocational rehabilitation programs are important factors in helping disabled veterans obtain and keep suitable jobs. They also help seriously disabled veterans achieve independence in daily living.

I also would like to thank Veterans' Affairs Committee Chairman FILNER and Ranking Member BUYER for their support of the bill and for working to quickly move this legislation to the House floor.

I support H.R. 3889 to ensure the VA's vocational rehabilitation services are helping disabled veterans reach their rehabilitation goals.

Again, I thank Representative BOOZMAN for introducing this important bill. I encourage my colleagues to support it.

Mr. FILNER. I yield back the balance of our time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. FILNER) that the House suspend the rules and pass the bill, H.R. 3889, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

JUSTIN BAILEY VETERANS SUBSTANCE USE DISORDERS PREVENTION AND TREATMENT ACT OF 2008

Mr. FILNER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 5554) to amend title 38, United States Code, to expand and improve health care services available to veterans from the Department of Veterans Affairs for substance use disorders, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 5554

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1 SHORT TITLE.

This Act may be cited as the "Justin Bailey Veterans Substance Use Disorders Prevention and Treatment Act of 2008".

SEC. 2. EXPANSION OF VETERANS SUBSTANCE USE DISORDER PROGRAMS.

Subsection (d) of section 1720A of title 38, United States Code, is amended by adding at the end the following new paragraph:

"(3)(A) Each plan under paragraph (1) shall ensure that the medical center provides ready access to a full continuum of care for substance use disorders for veterans in need of such care.

"(B) In this paragraph, the term 'full continuum of care' includes all of the following care, treatment, and services:

"(i) Screening for substance use disorder in all settings, including primary care settings.

"(ii) Detoxification and stabilization services.

"(iii) Intensive outpatient care services.

"(iv) Relapse prevention services.

"(v) Outpatient counseling services.

"(vi) Residential substance use disorder treatment.

"(vii) Pharmacological treatment to reduce cravings, and opioid substitution therapy referred to in paragraph (2).

"(viii) Coordination with groups providing peer to peer counseling.

"(ix) Short-term, early interventions for substance use disorders, such as motivational counseling, that are readily available and provided in a manner to overcome stigma associated with the provision of such interventions and related care.

"(x) Marital and family counseling.

"(C) The Secretary shall provide for outreach to veterans who served in Operation Enduring Freedom or Operation Iraqi Freedom to increase awareness of the availability of care, treatment, and services from the Department for substance use disorders."

SEC. 3. REQUIREMENT FOR ALLOCATION OF DEPARTMENT RESOURCES TO ENSURE AVAILABILITY FOR ALL VETERANS REQUIRING TREATMENT FOR SUBSTANCE USE DISORDERS.

(a) *EQUITABLE ALLOCATION OF FUNDING; ANNUAL REPORT.*—Section 1720A of title 38, United States Code, as amended by section 2, is further amended by adding at the end the following new subsection:

"(e)(1) The Secretary shall ensure that amounts made available for care, treatment, and services provided under this section are allocated in such a manner that a full continuum of care (as defined in subsection (d)(3)(B)) is available to veterans seeking such care, treatment, or services, without regard to the location of the residence of any such veterans.

"(2)(A) In addition to the report required under section 1703(c)(1) of this title (relating to furnishing of contract care and services under this section), the Secretary shall include in the budget documents which the Secretary submits to Congress for any fiscal year a detailed report on the care, treatment, and services furnished by the Department under this section during the most recently completed fiscal year.

"(B) Each report under subparagraph (A) shall include data on the following for each medical facility of the Department:

"(i) The number of veterans who have been provided care, treatment, or services under this section at the facility for each 1,000 veterans who have received hospital care (if applicable) or medical services at the facility.

"(ii) The number of veterans for whom substance use disorder screening was carried out under subsection (d)(3)(B)(i) at the facility.

"(iii) The number of veterans for whom a substance use disorder was identified after a screening was carried out under subsection (d)(3)(B)(i) at the facility.

"(iv) The number of veterans who were referred by the facility for care, treatment, or services for substance use disorders under this section.

"(v) The number of veterans who received care, treatment or services at the facility for substance use disorders under this section.

"(vi) Availability of the full continuum of care (as defined in subsection (d)(3)(B)) at the facility.

"(C) Each report prepared under subparagraph (A) shall be reviewed by the Committee on Care of Severely Chronically Mentally Ill Veterans authorized by section 7321 of this title. The Committee shall provide an independent assessment of the care, treatment, and services furnished directly by the Department under this section to veterans. Such assessment shall include a detailed analysis of the availability, the barriers to access (if any), and the quality of such care, treatment, and services."

(b) *EFFECTIVE DATE.*—The amendment made by subsection (a) shall apply to fiscal years beginning on or after October 1, 2009.

SEC. 4. PILOT PROGRAM FOR INTERNET-BASED SUBSTANCE USE DISORDER TREATMENT FOR VETERANS OF OPERATION IRAQI FREEDOM AND OPERATION ENDURING FREEDOM.

(a) *FINDINGS.*—Congress makes the following findings:

(1) Stigma associated with seeking treatment for mental health disorders has been demonstrated to prevent some veterans from seeking such treatment at a medical facility operated by the Department of Defense or the Department of Veterans Affairs.

(2) There is a significant incidence among veterans of post-deployment mental health problems, especially among members of a reserve component who return as veterans to civilian life.

(3) Computer-based self-guided training has been demonstrated to be an effective strategy for supplementing the care of psychological conditions.

(4) Younger veterans, especially those who served in Operation Enduring Freedom or Operation Iraqi Freedom, are comfortable with and proficient at computer-based technology.

(5) Veterans living in rural areas find access to treatment for substance use disorder limited.

(6) Self-assessment and treatment options for substance use disorders through an Internet website may reduce stigma and provides additional access for individuals seeking care and treatment for such disorders.

(b) *IN GENERAL.*—Not later than October 1, 2009, the Secretary of Veterans Affairs shall initiate a pilot program to test the feasibility and advisability of providing veterans who seek treatment for substance use disorders access to a computer-based self-assessment, education, and specified treatment program through a secure Internet website operated by the Secretary. Participation in the pilot program is available on a voluntary basis for those veterans who have served in Operation Enduring Freedom or Operation Iraqi Freedom.

(c) *ELEMENTS OF PILOT PROGRAM.*—

(1) *IN GENERAL.*—In designing and carrying out the pilot program under this section, the Secretary of Veterans Affairs shall ensure that—

(A) access to the Internet website and the programs available on the website by a veteran (or family member) does not involuntarily generate an identifiable medical record of that access by that veteran in any medical database maintained by the Department;

(B) the Internet website is accessible from remote locations, especially rural areas; and

(C) the Internet website includes a self-assessment tool for substance use disorders, self-guided treatment and educational materials for such disorders, and appropriate information and materials for family members of veterans.

(2) *CONSIDERATION OF SIMILAR PROJECTS.*—In designing the pilot program under this section, the Secretary of Veterans Affairs shall consider similar pilot projects of the Department of Defense for the early diagnosis and treatment of post-traumatic stress disorder and other mental health conditions established under section 741 of the John Warner National Defense Authorization Act of Fiscal Year 2007 (Public Law 109-364; 120 Stat. 2304).

(3) *LOCATION OF PILOT PROGRAM.*—The Secretary shall carry out the pilot program through those medical centers of the Department of Veterans Affairs that have established Centers for Excellence for Substance Abuse Treatment and Education or that have established a Substance Abuse Program Evaluation and Research Center.

(4) *CONTRACT AUTHORITY.*—The Secretary of Veterans Affairs may enter into contracts with qualified entities or organizations to carry out the pilot program required under this section.

(d) *DURATION OF PILOT PROGRAM.*—The pilot program required by subsection (a) shall be carried out during the two-year period beginning on the date of the commencement of the pilot program.

(e) *AUTHORIZATION OF APPROPRIATIONS.*—There are authorized to be appropriated to the Secretary of Veterans Affairs \$1,500,000 for each of fiscal years 2010 and 2011 to carry out the pilot program under this section.

(f) *REPORT.*—Not later than six months after the completion of the pilot program, the Secretary shall submit to Congress a report on the pilot program, and shall include in that report an assessment of the feasibility and advisability of the pilot program, of any cost savings or other benefits associated with the pilot program, and recommendations for the continuation or expansion of the pilot program.

SEC. 5. REPORT ON RESIDENTIAL MENTAL HEALTH CARE FACILITIES OF THE VETERANS HEALTH ADMINISTRATION.

(a) *REVIEW AND REPORT.*—Not later than six months after the date of the enactment of this Act, the Secretary of Veterans Affairs, acting through the Office of the Medical Inspector of the Department of Veterans Affairs, shall—

(1) conduct a review of all residential mental health care facilities, including domiciliary facilities, of the Veterans Health Administration; and

(2) submit to the Committee on Veterans' Affairs of the Senate and the Committee on Veterans' Affairs of the House of Representatives a report on the review conducted under paragraph (1).

(b) *ELEMENTS OF REPORT.*—The report required by subsection (a)(2) shall include the following:

(1) A description of the availability of care in residential mental health care facilities in each Veterans Integrated Service Network (VISN).

(2) An assessment of the supervision and support provided in the residential mental health care facilities of the Veterans Health Administration.

(3) The ratio of staff members at each residential mental health care facility to patients at such facility.

(4) An assessment of the appropriateness of rules and procedures for the prescription and administration of medications to patients in such residential mental health care facilities.

(5) A description of the protocols at each residential mental health care facility for handling missed appointments.

(6) Any recommendations the Secretary considers appropriate for improvements to such residential mental health care facilities and the care provided in such facilities.

SEC. 6. TRIBUTE TO JUSTIN BAILEY.

This Act is enacted in tribute to Justin Bailey, who, after returning to the United States from service as a member of the Armed Forces in Operation Iraqi Freedom, died in a domiciliary facility of the Department of Veterans Affairs while receiving care for post-traumatic stress disorder and a substance use disorder.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. FILNER) and the gentleman from Indiana (Mr. BUYER) each will control 20 minutes.

The Chair recognizes the gentleman from California.

Mr. FILNER. Mr. Speaker, this bill is named after Justin Bailey, who was a veteran of the Iraq War who died in a domiciliary facility of the Department of Veterans Affairs while receiving care for PTSD and a substance use disorder, a very tragic story but one that seems to be becoming all too familiar.

We have seen in recent weeks internal communications between members of the VA staff who we rely on to treat soldiers like Justin Bailey who seem to not take the symptoms of PTSD or suicide very seriously. They try to manipulate the data so we don't know all the facts. They try to get cheaper treatment if a diagnosis other than PTSD is made, and we are not serving our vet-

erans when this occurs. We must not take lightly the commitment of servicemembers like Justin Bailey who choose to defend the country and freedoms that we enjoy.

We know the problems that veterans who have served in past wars face. We know about post-traumatic stress disorder. We know about the high reported incidence of substance abuse, and that it is what we call a common co-morbidity to mental health issues. And we, of course, unfortunately know about the high rate of homelessness. We know about these issues because we have seen entire generations of veterans tackle these problems, many without proper support from the VA and many who find themselves on the streets homeless or we see in statistics on suicide.

We must commit ourselves that whatever is necessary to prevent the newest generation of veterans from Afghanistan and Iraq will be done so they do not experience these same devastating issues.

There is growing concern about the reported effects of combat deployments on Operation Enduring Freedom and Operation Iraqi Freedom servicemembers. The suicide rates are on the rise back to where they were in our Vietnam era.

We know the rate of post-traumatic stress disorder among these veterans has been estimated at about a third. I think if you include hidden symptoms of traumatic brain injury we're up to probably double that or more.

We know that the rate of homelessness amongst this group is growing. The same cycles that we saw with Vietnam are repeating themselves.

We cannot as a Congress, as a Nation allow this to happen again. We must reinforce our commitment to take care of those who have served. This is a cost of war. We're spending \$1 billion, Madam Speaker, on the Iraq and Afghanistan Wars every two days, \$1 billion every 2 days. Shouldn't our servicemembers get all the treatment they need? We have the money. It's a question of our will and our priorities.

□ 1400

So I urge you to support H.R. 5554. We would improve and expand the VA health care services available for veterans for substance use disorders, and require that all VA medical centers provide access to the full continuum of care for these disorders.

We also want to make sure that the Secretary reaches out to our OIF/OEF veterans with substance abuse disorders, and make sure that the funding is in place for the full continuum of care no matter where a veteran lives.

We also ask for a complete report on the services furnished by the Department in the last fiscal year, and have a 2-year pilot program on providing assessment, education and treatment via the Internet to veterans with substance use disorders. And finally, we would require the VA to conduct a re-

view and report on the residential mental health facilities within the system.

I urge my colleagues to support H.R. 5554. We will hear from Congressman MICHAUD from Maine, the chairman of our Health Subcommittee, who wrote this bill. And he will have a chance to really explain it better after we hear from our ranking member.

Madam Speaker, I reserve the balance of my time.

Mr. BUYER. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, H.R. 5554, as amended, the Justin Bailey Veterans Substance Use Disorders Prevention and Treatment Act of 2008, would amend title 38, United States Code, to expand and improve health care services available to veterans from the Department of Veterans Affairs for substance abuse disorders.

Unfortunately, many veterans who have experienced combat trauma have difficulty dealing with the demands of military service and/or readjusting to home life often turn to alcohol and drugs to ease the pain that has become part of their lives. VA has dedicated more than \$458 million to improve access and quality of care for veterans who require substance use treatment since it began implementing the Mental Health Strategic Plan in 2005.

H.R. 5455, however, would be much more comprehensive and require that VA provides a "full continuum of care" to veterans suffering from substance use disorders at all VA medical centers or through contracts with local providers. This full continuum of care would include comprehensive screening for substance use disorders in all settings, detoxification and stabilization services, intensive outpatient and residential care, pharmacological treatments, and peer-to-peer and family and marital counseling.

This legislation would also direct VA to conduct a pilot program for Internet-based substance use disorder treatment for veterans of Operations Iraqi Freedom and Enduring Freedom.

Some of our veterans are confronted with a new form of challenge in their life, which for some is greater than the warfare which they had faced, where it has no clear front and has no clear refuge. And in the case of our OIF/OEF veterans in the wars in Iraq and Afghanistan, over 30 percent of those veterans who have received VA care have been diagnosed with a possible mental health problem and 12 percent of these with a possible substance use disorder.

Outreach to every veteran is critical, and I'm pleased that under the leadership of Secretary Peake, VA has started contacting nearly 570,000 recent combat veterans to talk to them about available VA medical care and benefits.

Providing a full continuum of care in all settings will go a long way to enhance access to care and help at-risk veterans recognize the signs, treat the symptoms, and overcome the stigma that prevents many veterans from seeking care.

Problems associated with substance use disorder can have lasting effects on the mental and physical health of our veterans, and I commend the Subcommittee on Health Chairman MICHAUD and Ranking Member MILLER for their leadership on the bill.

We can make significant progress in ensuring that the mental health wellness care that veterans seek and deserve is available with the passage of this bill.

Madam Speaker, I reserve the balance of my time.

Mr. FILNER. Madam Speaker, I yield 2 minutes to the author of the bill and the Chair of our Health Subcommittee of the Veterans' Committee in the Congress, the gentleman from Maine (Mr. MICHAUD).

Mr. MICHAUD. Thank you, Mr. Chairman.

I rise today in support of H.R. 5554, the Justin Bailey Veterans Substance Use Disorders Prevention and Treatment Act of 2008. This legislation does amend title 38, United States Code, to expand and improve health care services available to veterans for substance use disorders.

It requires that all VA medical centers provide ready access to a full continuum of care for substance use disorders. And it explicitly defines that "full continuum of care" as ranging from initial screening through outpatient care and family therapy. We have an obligation to take care of the men and women who chose to fight for our freedom and the freedom of all oppressed people.

This legislation had strong bipartisan support during its development. I want to thank members of the Health Care Subcommittee, especially Mr. MILLER, for their support and contributions to this legislation, as well as the committee staff on both sides of the aisle.

I also would like to thank Congresswoman BERKLEY, who has been a true advocate for our veterans, and who has been strongly involved in the development of this legislation as well.

I also want to thank you, Mr. Chairman, for your leadership, as well as Ranking Member BUYER for your leadership in this legislation. I encourage my colleagues to support it.

Mr. BUYER. I urge my colleagues to adopt this legislation, and I yield back the balance of my time.

Mr. FILNER. Madam Speaker, I yield 5 minutes to a very active, aggressive member of our committee, who is always there when we need her, the gentlelady from Nevada (Ms. BERKLEY).

Ms. BERKLEY. Madam Speaker, I also would like to thank the chairman of our full committee, Mr. FILNER, for being so supportive, and the chairman of our subcommittee, Mr. MICHAUD, for helping to make this legislation a reality today. I'm very grateful for the opportunity to be part of this important piece of legislation.

Nationally, one in five veterans returning from Iraq and Afghanistan suf-

fer from PTSD. Twenty-three percent of members of the Armed Forces on active duty acknowledge that they have a significant problem with alcohol. Veterans must receive the help they need to deal with these conditions.

The effects of substance abuse are devastating, including significantly increased risk of suicide, exacerbation of mental and physical health disorders, breakdown of family support, and increased risk of unemployment and homelessness. Veterans suffering from mental health problems are at increased risk for developing a substance abuse disorder.

A constituent of mine, Lance Corporal Justin Bailey, was a 1998 graduate of Las Vegas High School. Upon returning from a tour of duty in Iraq, he was diagnosed with PTSD and was discharged from the Marines in 2004. He developed a substance abuse disorder, and with the encouragement of his parents, checked himself into a VA facility in west Los Angeles to get the treatment that he needed and recognized that he needed.

He sought treatment for a drug abuse problem, and yet he was given five additional medications on a self-medication program. With those five additional medications in his system, Justin overdosed and died on January 26, 2007.

The loss of a child is devastating enough, but what made matters worse is the way that Justin's parents were treated by the VA. They were treated with indifference and apathy at the West L.A. facility that their son died at. They were handed Justin's belongings in a trash bag.

Last August, 8 months after Justin's death, the Baileys returned to Los Angeles to meet with the Chief of Staff at the West L.A. facility. They came away from the meeting feeling that the Chief of Staff had been completely unprepared and seemed out of touch with the needs of the veterans. The Chief of Staff went so far as to state that his staff didn't know how to treat veterans of the Iraq and Afghan war because they were young, and the staff was not tough enough on these younger veterans, they tended to give them anything they asked for.

I'm very pleased that the committee included my amendment to require the VA to conduct a review of all residential mental health care facilities, including domiciliary facilities, and agree to rename the bill in Justin's honor. I know this means a great deal to Justin's family.

Passage of the Justin Bailey Substance Use Disorder Treatment and Prevention Act will help to ensure that we have the mental health resources and substance abuse treatment programs needed to care for our veterans. The assessments of residential mental health facilities required will help us to learn how well the VA is performing and what we can do to improve these services, including expanded availability at VA hospitals.

The availability of treatment for PTSD, including substance abuse disorder counseling, will save many lives. This must remain a top priority.

A review of the services provided to our veterans is needed to ensure that what happened to Justin does not happen to anyone else ever again.

It's imperative that we provide adequate mental health services for those who have sacrificed for our great Nation and those who continue to serve.

I wholeheartedly support H.R. 5554 and urge my colleagues to do the same.

Mr. FILNER. I want to thank the gentlelady from Nevada for putting a real face to this problem. I know it means a lot to the family, but it means a lot to all of us. So thank you.

Another great member of our committee, Mr. RODRIGUEZ from Texas, dealt with mental health issues in his previous life, and I will yield to him as much time as he might consume.

Mr. RODRIGUEZ. Thank you, Mr. Chairman. And I want to personally thank you for this piece of legislation.

I had the pleasure and the opportunity to serve 7 years in the area of mental health and work with heroin addicts, substance abusers and community mental health.

One of the things that I've realized is that a lot of people that do substance abuse as the result of having mental health problems as well as post-traumatic stress. During the Vietnam War, we left our soldiers and we abandoned them. A large number of them now find themselves as part of those statistics of being homeless. Part of the statistics are a large number of veterans that are committing suicide. This program that will allow the continuum of care is going to allow an opportunity for them to be able to get access to service. I want to thank both sides and the chairman for their leadership in this area.

In addition, let me just say that this area is one of the areas where we really need to make an emphasis. I am really pleased to see that, because when you do abuse drugs, when people do abuse alcohol, one of the difficulties is the fact that the family gets impacted. This allows an opportunity for that intervention to occur.

Thank you very much, and congratulations on this legislation.

Mr. FILNER. Thank you, Mr. RODRIGUEZ, for your expertise.

GENERAL LEAVE

Mr. FILNER. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on H.R. 5554, as amended.

The SPEAKER pro tempore (Mrs. TAUSCHER). Is there objection to the request of the gentleman from California?

There was no objection.

Mr. CONYERS. Madam Speaker, I rise to voice my strong support for H.R. 5554, the "Justin Bailey Veterans Substance Use Disorders Prevention and Treatment Act of

2008." This legislation grants to our veterans access to a comprehensive continuum of substance abuse treatment services provided by Department of Veterans Affairs medical centers. The bill also requires the Secretary of Veterans Affairs to inform veterans of Operations Enduring Freedom or Iraqi Freedom about the availability of such care.

Madam Speaker, we have sent thousands of otherwise healthy young men and women to Iraq and Afghanistan to fight. Many of those who were lucky enough to escape unscathed physically, are suffering agonizing symptoms emotionally. Depression, anxiety, and symptoms of post-traumatic stress disorder plague countless veterans returning from the battlefield. Without proper treatment, our veterans turn to self-medicating these psychiatric symptoms by abusing alcohol and other substances.

It would be negligent, if not hypocritical, of us not to offer comprehensive substance abuse treatment for all returning veterans. This legislation ensures that a "continuum" of services, including screening for substance use disorders, detoxification and stabilization services, intensive outpatient services, relapse prevention services, counseling services, and other necessary services, are offered to our returning veterans.

Of course, these services require funding. H.R. 5554 ensures that funding for a full continuum of substance abuse treatment is made available to veterans seeking such care. Although H.R. 5554 authorizes a pilot program for Internet-based substance use disorder treatment, let us not sell our veterans short by cutting corners on care. More funding is needed to ensure that enough psychiatrists, nurses, psychologists, and social workers are available to care for our returning veterans. As well, more research funding is required in order to better understand and treat disorders of substance abuse and dependence which plague our veterans.

Madam Speaker, I find it appalling that we ask our young men and women in the Armed Forces to sacrifice life and limb overseas in Iraq and Afghanistan, yet when those very soldiers return home, we deny them vital mental health and substance abuse treatment services. Let us begin to right this wrong by supporting H.R. 5554, and improve substance abuse treatment services available to our veterans.

Mr. FILNER. Madam Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. FILNER) that the House suspend the rules and pass the bill, H.R. 5554, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

REQUIRING REGULAR UPDATES TO HANDBOOK FOR DESIGN FURNISHED TO VETERANS ELIGIBLE FOR SPECIALLY ADAPTED HOUSING ASSISTANCE

Mr. FILNER. Madam Speaker, I move to suspend the rules and pass the

bill (H.R. 5664) to amend title 38, United States Code, to direct the Secretary of Veterans Affairs to update at least once every six years the plans and specifications for specially adapted housing furnished to veterans by the Secretary, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 5664

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. REQUIREMENT FOR REGULAR UPDATES TO HANDBOOK FOR DESIGN FURNISHED TO VETERANS ELIGIBLE FOR SPECIALLY ADAPTED HOUSING ASSISTANCE BY SECRETARY OF VETERANS AFFAIRS.

Section 2103 of title 38, United States Code, is amended—

(1) by striking "The Secretary" and inserting "(a) PLANS AND SPECIFICATIONS.—The Secretary"; and

(2) by adding at the end the following new subsection:

"(b) HANDBOOK FOR DESIGN.—The Secretary shall make available to veterans eligible for assistance under this chapter, without cost to the veterans, a handbook containing appropriate designs for specially adapted housing. The Secretary shall update such handbook at least once every six years to take into account any new or unique disabilities, including vision impairments, impairments specific to the of upper limbs, and burn injuries."

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. FILNER) and the gentleman from Indiana (Mr. BUYER) each will control 20 minutes.

The Chair recognizes the gentleman from California.

Mr. FILNER. Madam Speaker, I yield myself as much time as I may consume.

Madam Speaker, again we thank and we draw on the expertise of Mr. RODRIGUEZ of Texas for this bill. It's a commonsense solution to assist our Nation's veterans.

We would simply require the Secretary of the VA to furnish and update a handbook for designs of specially adapted housing to include vision impairments, impairments to the upper limbs, and burn injuries.

Ensuring that our brave men and women have a comfortable home to heal from the injuries of war is the very least we can do for our veterans. This is especially true since the last time this VA pamphlet was published was 30 years ago, in 1978.

I feel confident that with this legislation the VA can provide improved guidance to incorporate today's medical breakthroughs in health care and any advanced technologies. I hope all my colleagues will support H.R. 5664.

Madam Speaker, I reserve the balance of my time.

Mr. BUYER. Madam Speaker, I yield myself such time as I may consume.

I rise in support of H.R. 5664, as amended, a bill which would amend title 38, United States Code, to direct the Secretary of Veterans Affairs to update at least once every 6 years the plans and specifications for specially

adapted housing furnished to veterans by the Secretary.

I thank my colleague, Mr. RODRIGUEZ of Texas, for introducing this bill, and Subcommittee Chairwoman STEPHANIE HERSETH SANDLIN, Ranking Member BOOZMAN and full committee Chairman FILNER for their efforts to bring the bill before the House.

Madam Speaker, many of our most severely disabled veterans qualify for the specially adapted housing program that provides grants for up to \$50,000 to modify the veteran's home. This bill would require the VA to update the handbook on adapted homes designs on a 6-year cycle, to include adaptations for a wider variety of disabilities and to provide the handbook to qualified veterans.

□ 1415

In the previous Congress, we allowed the homes of a family member to be adapted where the veteran temporarily resides. I think that was a good move that we had done that, and this measure that Mr. RODRIGUEZ has brought is one that is prudent and it should be passed.

Madam Speaker, I reserve the balance of my time.

Mr. FILNER. Madam Speaker, I yield such time as he may consume to the author of the legislation, the gentleman from Texas (Mr. RODRIGUEZ).

Mr. RODRIGUEZ. Chairman FILNER and Ranking Member BUYER, thank you very much for this opportunity regarding H.R. 5664, a bill that I introduced to correct a bureaucratic oversight in the way that the Veterans Administration advises contractors as they deal with renovating housing for disabled veterans.

Madam Speaker, our veterans have made difficult sacrifices and secured our freedom and the way of life. This Memorial Day we honor veterans with our words and our actions, and this bill is a reflection of that.

My bill seeks to ensure that veterans whose homes are updated under the program benefit from all that modern technology and construction practice can provide. Today's veterans, particularly those from Iraq and Afghanistan, are sustaining injuries that in past conflicts would have resulted in their death. The variety of these injuries requires a fresh look at the ways the VA provides guidance to veterans in using special adaptive housing grants. The primary guidance that the VA provides contractors who modify homes under this grant program is VA pamphlet 26-13, titled "Handbook for Design: Specially Adaptive Housing." The guide was last updated in 1978. This bill requires an update of this guide at least every 6 years.

I would like to thank also Congressman HALL for his assistance in getting the bill in the Economic Opportunity Subcommittee and being able to make it happen as quickly as possible, getting the cost of it assessed, and I believe that the bill will go a long way in

assisting our veterans and making sure that we have good housing.

Let me just give you one of the examples that we had. For example, the particular bill required that arm bars be built in these homes, that arm bars be installed in a restroom for a veteran who had his arms amputated, and there are other types of options that can be utilized, keyless entries and other forms. So this is definitely a bill that is helpful, and the purpose is to allow construction contractors who are updating disabled veterans' homes to be more flexible in employing state-of-the-art technology.

Once again thank you very much for allowing me this opportunity, Chairman FILNER.

Mr. BUYER. Madam Speaker, I yield back the balance of my time.

Mr. FILNER. Madam Speaker, I urge my colleagues to support this bill.

GENERAL LEAVE

Mr. FILNER. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on H.R. 5664, as amended.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Ms. HERSETH SANDLIN. Madam Speaker, I rise in strong support of H.R. 5664, a bill to direct the VA to update the plans and specifications for specially adapted housing furnished to veterans.

As the Chairwoman of the Veterans' Affairs Economic Opportunity Subcommittee, I would like to thank Representative RODRIGUEZ for introducing this important bill. I also would like to thank Veterans' Affairs Committee Chairman FILNER and Ranking Member BUYER for their support of the bill.

The VA's main grant program guide, which is provided to contractors to draw up plans and specifications to modify homes, was last updated in 1978. H.R. 5664 will ensure that the 30-year-old guide contains up-to-date directions and is applicable for today's veterans, who often come home from battle with injuries different than servicemembers from previous military conflicts.

Again, I thank Representative RODRIGUEZ for introducing this important bill. I encourage my colleagues to support it.

Mr. FILNER. Madam Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. FILNER) that the House suspend the rules and pass the bill, H.R. 5664, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

SPINA BIFIDA HEALTH CARE PROGRAM EXPANSION ACT

Mr. FILNER. Madam Speaker, I move to suspend the rules and pass the

bill (H.R. 5729) to amend title 38, United States Code, to direct the Secretary of Veterans Affairs to provide comprehensive health care to children of Vietnam veterans born with spina bifida, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 5729

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Spina Bifida Health Care Program Expansion Act".

SEC. 2. PROVISION OF COMPREHENSIVE HEALTH CARE BY SECRETARY OF VETERANS AFFAIRS TO CHILDREN OF VIETNAM VETERANS BORN WITH SPINA BIFIDA.

(a) *PROVISION OF COMPREHENSIVE HEALTH CARE.—Section 1803(a) of title 38, United States Code, is amended by striking "such health care as the Secretary determines is needed by the child for the spina bifida or any disability that is associated with such condition" and inserting "health care under this section".*

(b) *EFFECTIVE DATE.—The amendment made by subsection (a) shall apply with respect to care furnished after the date of the enactment of this Act.*

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. FILNER) and the gentleman from Indiana (Mr. BUYER) each will control 20 minutes.

The Chair recognizes the gentleman from California.

Mr. FILNER. Madam Speaker, in this Congress we are blessed with having many new Members who take an active role in the legislative process and are writing legislation, and one of those is the gentleman from Indiana (Mr. ELLSWORTH), who brings us this bill, and I yield to him such time as he may consume.

Mr. ELLSWORTH. I thank the gentleman for yielding.

Madam Speaker, I rise today in strong support of H.R. 5729, the Spina Bifida Health Care Program Expansion Act.

This important issue came to my attention by my constituents Honey Sue Newby and the Nesler family of New Harmony, Indiana. Honey Sue's story is quite heart wrenching. She's a woman who lives with a complicated neurological disorder rooted in spina bifida, and her parents, Suzanne and Ron Nesler, provide her with around-the-clock attendance and care. Ron is Honey Sue's stepfather and, together with Suzanne, serves as her guardian and primary caregiver.

Honey Sue's biological father served 8 years as a marine and completed three combat tours in Vietnam. The VA concedes that Honey Sue's condition is the direct result of her biological father's exposure to Agent Orange, the defoliant and herbicide used by our Armed Forces in Vietnam.

For years the Neslers have attempted to clear seemingly insurmountable bureaucratic hurdles when seeking medical care for Honey Sue. Suzanne and Ron have to provide a letter from the

doctor to the VA each and every time that she seeks care that her condition is directly related to her spina bifida. The Neslers have to repeat this routine despite the fact that Honey Sue is recognized by the VA as a level III child. At the VA level III children are eligible to the same full health care coverage as a military veteran with 100 percent service-connected disability.

H.R. 5729 will provide the Neslers and other people facing the same challenges with relief from the tedious administrative burdens by providing the beneficiaries of the Spina Bifida Health Care Program with comprehensive care. No longer will the burden be on the Neslers to prove that Honey Sue's condition and various health ailments are related to spina bifida and therefore Agent Orange. The requirement has been removed.

When this bill is passed by Congress and signed by the President, Honey Sue and the estimated 1,200 children—and, Madam Speaker, that's important to know that this is only 1,200 children with levels I, II, and III spina bifida as caused by a parent's exposure to Agent Orange will receive the same full health care coverage as military veterans with a 100 percent service-connected disability. This bill will give families the peace of mind that their children will have access to attendant care when they are no longer capable of providing for them. I know that this concern is of great importance to the Neslers.

Madam Speaker, the Congressional Budget Office estimates that the VA already provides roughly 90 percent of the comprehensive health care needs of these beneficiaries. In fact, the CBO estimates that the implementation of this program will add around \$2,500 per person in 2009. This is a small price to pay, Madam Speaker, to ensure Honey Sue receives the health care she needs and Suzanne and Ron do not have to spend their days navigating their way through a frustrating maze of administrative paperwork.

I would like to thank the chairman, BOB FILNER, and the ranking member, Mr. BUYER, and the very capable staff of the Veterans' Affairs Committee for their leadership on this issue. I'd also at this time like to thank one of my staff in Evansville, Indiana, Emily Hayden, who has worked exceedingly hard to help the Neslers with the red tape that this bill aims to fix. Emily has shown such care and consideration for so many of my constituents that she deserves recognition. I'm proud to have her on my staff.

Madam Speaker, H.R. 5729, the Spina Bifida Health Care Program Expansion Act, follows through on these promises made to our brave servicemembers who have fought for our freedoms.

Mr. BUYER. Madam Speaker, I yield myself such time as I may consume.

I rise in support of H.R. 5729, as amended, the Spina Bifida Health Care Program Expansion Act, which would amend title 38, United States Code, to

direct the Secretary of Veterans Affairs to provide comprehensive health care to children of Vietnam veterans born with spina bifida, and for other purposes.

Spina bifida is a developmental birth defect that affects the spinal cord. It is a debilitating disease that can cause a number of neurological problems including paralysis and cognitive disorders.

Under its current authorities, VA is providing monetary allowances, vocational training, and certain medical care benefits to more than 1,100 children of veterans from Vietnam and Korea who were born with spina bifida. The VA Spina Bifida Health Care Program began in 1997 as a benefit for children of Vietnam veterans exposed to Agent Orange. In 2003 Congress expanded this program to children of certain Korean conflict veterans as well. However, medical care benefits under the program are limited to those necessary for the treatment of spina bifida and related medical conditions.

Although VA is supporting about 90 percent of the health care needs of these beneficiaries, the current requirement to receive prior approval for services creates an undue administrative burden for those families seeking treatment for their children. As these children age, it is especially important that the complete and comprehensive health care is available to them.

Madam Speaker, I am pleased to support H.R. 5729, and I commend the gentleman from Indiana for bringing this to our attention. This bill expands VA's authority to cover all health care services needed for those who suffer with spina bifida as a result of their parents' service to our country.

Madam Speaker, I urge my colleagues to adopt this legislation.

Madam Speaker, I yield back the balance of my time.

Mr. FILNER. Madam Speaker, I would thank again the gentleman from Indiana (Mr. ELLSWORTH) for recognizing a problem, for having so much energy, and bringing us a solution.

We salute you for doing that.

GENERAL LEAVE

Mr. FILNER. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on H.R. 5729, as amended.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. FILNER. Madam Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. FILNER) that the House suspend the rules and pass the bill, H.R. 5729, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

VETERANS' COMPENSATION COST-OF-LIVING ADJUSTMENT ACT OF 2008

Mr. FILNER. Madam Speaker, I move to suspend the rules and pass the bill (H.R. 5826) to increase, effective as of December 1, 2008, the rates of disability compensation for veterans with service-connected disabilities and the rates of dependency and indemnity compensation for survivors of certain service-connected disabled veterans, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 5826

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as "Veterans' Compensation Cost-of-Living Adjustment Act of 2008".

SEC. 2. INCREASE IN RATES OF DISABILITY COMPENSATION AND DEPENDENCY AND INDEMNITY COMPENSATION.

(a) RATE ADJUSTMENT.—Effective on December 1, 2008, the Secretary of Veterans Affairs shall increase, in accordance with subsection (c), the dollar amounts in effect on November 30, 2008, for the payment of disability compensation and dependency and indemnity compensation under the provisions specified in subsection (b).

(b) AMOUNTS TO BE INCREASED.—The dollar amounts to be increased pursuant to subsection (a) are the following:

(1) WARTIME DISABILITY COMPENSATION.—Each of the dollar amounts under section 1114 of title 38, United States Code.

(2) ADDITIONAL COMPENSATION FOR DEPENDENTS.—Each of the dollar amounts under sections 1115(1) of such title.

(3) CLOTHING ALLOWANCE.—The dollar amount under section 1162 of such title.

(4) DEPENDENCY AND INDEMNITY COMPENSATION TO SURVIVING SPOUSE.—Each of the dollar amounts under subsections (a) through (d) of section 1311 of such title.

(5) DEPENDENCY AND INDEMNITY COMPENSATION TO CHILDREN.—Each of the dollar amounts under sections 1313(a) and 1314 of such title.

(c) DETERMINATION OF INCREASE.—

(1) PERCENTAGE.—Except as provided in paragraph (2), each dollar amount described in subsection (b) shall be increased by the same percentage as the percentage by which benefit amounts payable under title II of the Social Security Act (42 U.S.C. 401 et seq.) are increased effective December 1, 2008, as a result of a determination under section 215(i) of such Act (42 U.S.C. 415(i)).

(2) ROUNDING.—Each dollar amount increased under paragraph (1), if not a whole dollar amount, shall be rounded to the next lower whole dollar amount.

(d) SPECIAL RULE.—The Secretary of Veterans Affairs may adjust administratively, consistent with the increases made under subsection (a), the rates of disability compensation payable to persons under section 10 of Public Law 85-857 (72 Stat. 1263) who have not received compensation under chapter 11 of title 38, United States Code.

SEC. 3. PUBLICATION OF ADJUSTED RATES.

The Secretary of Veterans Affairs shall publish in the Federal Register the amounts specified in section 2(b), as increased under that section, not later than the date on

which the matters specified in section 215(i)(2)(D) of the Social Security Act (42 U.S.C. 415(i)(2)(D)) are required to be published by reason of a determination made under section 215(i) of such Act during fiscal year 2009.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. FILNER) and the gentleman from Indiana (Mr. BUYER) each will control 20 minutes.

The Chair recognizes the gentleman from California.

Mr. FILNER. Madam Speaker, I yield myself such time as I may consume.

This bill is called the Veterans' Compensation Cost-of-Living Adjustment Act, which was introduced by myself and Mr. RODRIGUEZ of Texas. And I want to thank our ranking member, Mr. BUYER, who, of course, supported this legislation and helped us to get here with unanimous support from our committee.

The fact that we were able to get this bill to the floor only a month after its introduction shows the House leadership's commitment to our Nation's veterans and their survivors.

Since 1976 Congress has passed a measure to direct the Secretary of Veterans Affairs to increase the rates of basic compensation for disabled veterans and the rates of dependency and indemnity compensation, so-called DIC, to their survivors and dependents, along with other benefits, in order to keep pace with the rising cost of living. The disability COLA here would be effective on December 1 of this year and will be equal to that provided on an annual basis to Social Security recipients.

Madam Speaker, this bill will provide over 3 million disabled veterans from the World War I era through the current conflicts in Iraq and Afghanistan that VA estimates will be receiving disability compensation for the coming fiscal year. It will help over 300,000 of their survivors during the same period.

Many of the nearly 3.5 million recipients of these benefits depend on these tax-free payments not only to provide for their own basic needs but those of their spouses, children, and parents as well. Without an annual COLA increase, these veterans and their families would see the value of their hard-earned benefits slowly erode.

□ 1430

We would be derelict in our duty if we failed to guarantee that those who sacrifice so much for this country receive benefits and services that don't keep pace with their necessities. I know we have had some disagreement over the past weeks over what, and how, our priorities for veterans should be funded. But on this bill, there is no disagreement. The veterans compensation COLA is included in the CBO baseline. In layman's terms, that means we have already paid for this.

Regardless of whether or not you agree or disagree with the funding of the war in Iraq, our young men and women who have served in our Armed

Forces deserve to be adequately compensated for injuries due to their military service. We fund the war, we must fund the warrior, and their families and their survivors, by ensuring their benefits will keep pace with their living expenses. Let's ensure that these benefits make ends meet at the end of the month.

Madam Speaker, as we approach our country's 140th Memorial Day commemoration, I ask all my colleagues to support this bill and send a clear message of support to our troops: You will be taken care of when you return, and we will not forget your sacrifice.

No action by a Member of Congress is more irritating to many Americans than those who say they support the troops but then turn a cold shoulder when those same troops come home, become veterans, and need our help to become whole again. That costs money; money we should not hesitate to spend, just like our military men and women did not hesitate to offer to lay down their lives to defend our freedom and the way of life that we cherish.

I ask my colleagues to consider these facts when voting on the full portfolio of veterans' legislation that is under consideration on the floor today, and of course to support passage of this bill, the Veterans' Compensation Cost-of-Living Adjustment Act of 2008.

I would reserve the balance of my time.

Mr. BUYER. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, I rise in strong support of H.R. 5826, the Veterans' Compensation Cost-of-Living Adjustment Act of 2008. I would like to thank my colleagues, Mr. HALL of New York, chairman of the Disability Assistance and Memorial Affairs Subcommittee, and Mr. LAMBORN of California, the ranking member of the subcommittee, as well as the bill's sponsor, Mr. RODRIGUEZ of Texas, for the leadership on this bill.

This veterans' COLA would increase the rates of compensation for veterans with service-connected disabilities and the rates of dependency and indemnity compensation for survivors of certain disabled veterans. The COLA adjustment includes wartime disability compensation, additional compensation for dependents, clothing allowance, dependency and indemnity to surviving spouse, and dependency and indemnity compensation to children.

Madam Speaker, this is an important annual authorization, which provides much-needed assistance to our Nation's veterans, and every year receives unanimous support from the House.

With that, I yield back my time.

Mr. FILNER. Madam Speaker, I would yield such time as he may consume to the gentleman from Texas (Mr. RODRIGUEZ) who authored this bill.

Mr. RODRIGUEZ. Let me also once again thank Chairman BOB FILNER and Ranking Member BUYER. Thank you very much for the opportunity to speak regarding H.R. 5826, and thank you for

allowing me the opportunity, Mr. Chairman, to sponsor this piece of legislation.

I want to also just take this opportunity on this bill to thank the chairman because I have had the opportunity to serve on the VA Committee for, prior to being gone for 2 years, 8 years, and I know we had a series of things that occurred and we were not able to make things happen during that period of time, and there was a great deal of frustration. But I do want to thank the chairman because this past year and a half has been one of the highlights, at least in my career serving on the VA committee, having the opportunity to not only hear and be able to make something happen for our veterans and be able to do the right thing. We have been able to make some significant pieces of legislation. So I wanted to take this opportunity to thank the chairman for his leadership in allowing us to make that happen.

We are all keenly aware of the burden our current economy places upon our American families. The same difficulties are magnified with the veterans and the families who rely on disability compensation provided through the VA. H.R. 5826, the Veterans Compensation Cost-of-Living Adjustment Act of 2008, seeks to address these challenges by increasing the compensation rates in line with the Consumer Price Index Social Security COLA.

We all know the difficulty that we are hearing back home with the cost of gasoline, the cost of food, and people losing their homes. This is essential, this cost of living. It's minimal, but yet it's extremely critical and important. I want to thank you for allowing me this opportunity once again to speak today, and for the considering of H.R. 5826, and I ask your support and I ask the possibility of a vote on this particular legislation, Mr. Chairman.

GENERAL LEAVE

Mr. FILNER. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on H.R. 5826.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. FILNER. Madam Speaker, I urge all my colleagues to support H.R. 5826 and would yield back our time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. FILNER) that the House suspend the rules and pass the bill, H.R. 5826.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the yeas have it.

Mr. FILNER. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

DEPARTMENT OF VETERANS AFFAIRS MEDICAL FACILITY AUTHORIZATION AND LEASE ACT OF 2008

Mr. FILNER. Madam Speaker, I move to suspend the rules and pass the bill (H.R. 5856) to increase, effective as of December 1, 2008, the rates of disability compensation for veterans with service-connected disabilities and the rates of dependency and indemnity compensation for survivors of certain service-connected disabled veterans, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 5856

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Department of Veterans Affairs Medical Facility Authorization and Lease Act of 2008".

SEC. 2. AUTHORIZATION FOR FISCAL YEAR 2009 MAJOR MEDICAL FACILITY PROJECTS.

The Secretary of Veterans Affairs may carry out the following major medical facility projects in fiscal year 2009 in the amount specified for each project:

(1) Seismic corrections, Building 2, at the Department of Veterans Affairs Palo Alto Health Care System, Palo Alto Division Palo Alto, California, in an amount not to exceed \$54,000,000.

(2) Construction of a polytrauma healthcare and rehabilitation center at the Department of Veterans Affairs Medical Center, San Antonio, Texas, in an amount not to exceed \$66,000,000.

(3) Seismic corrections, Building 1, at the Department of Veterans Affairs Medical Center, San Juan, Puerto Rico, in an amount not to exceed \$225,900,000.

SEC. 3. MODIFICATION OF AUTHORIZATION AMOUNTS FOR CERTAIN MAJOR MEDICAL FACILITY CONSTRUCTION PROJECTS PREVIOUSLY AUTHORIZED.

(a) MODIFICATION OF MAJOR MEDICAL FACILITY AUTHORIZATIONS.—Section 801(a) of the Veterans Benefits, Health Care, and Information Technology Act of 2006 (Public Law 109-461) is amended—

(1) in paragraph (1)—

(A) by striking "\$300,000,000" and inserting "\$625,000,000"; and

(B) by striking the second sentence; and

(2) in paragraph (3), by striking "\$98,000,000" and inserting "\$769,200,000".

(b) MODIFICATION OF AUTHORIZATION FOR CERTAIN MAJOR MEDICAL FACILITY CONSTRUCTION PROJECTS PREVIOUSLY AUTHORIZED IN CONNECTION WITH CAPITAL ASSET REALIGNMENT INITIATIVE.—

(1) CORRECTION OF PATIENT PRIVACY DEFICIENCIES AT THE DEPARTMENT OF VETERANS AFFAIRS MEDICAL CENTER, GAINESVILLE, FLORIDA.—Paragraph (5) of section 802 of the Veterans Benefits, Health Care, and Information Technology Act of 2006 (Public Law 109-461) is amended by striking "\$85,200,000" and inserting "\$136,700,000".

(2) CONSTRUCTION OF A NEW MEDICAL CENTER FACILITY AT THE DEPARTMENT OF VETERANS AFFAIRS MEDICAL CENTER, LAS VEGAS, NEVADA.—Paragraph (7) of such section is amended by striking "\$406,000,000" and inserting "\$600,400,000".

(3) CONSTRUCTION OF A NEW OUTPATIENT CLINIC, LEE COUNTY, FLORIDA.—Paragraph (8) of such section is amended—

(A) by striking "ambulatory" and all that follows through "purchase," and inserting "outpatient clinic in"; and

(B) by striking “\$65,100,000” and inserting “\$131,800,000”.

(4) CONSTRUCTION OF A NEW MEDICAL CENTER FACILITY, ORLANDO, FLORIDA.—Paragraph (11) of such section is amended by striking “\$377,700,000” and inserting “\$656,800,000”.

(5) CONSOLIDATION OF CAMPUSES AT THE UNIVERSITY DRIVE AND H. JOHN HEINZ III DIVISIONS, PITTSBURGH, PENNSYLVANIA.—Paragraph (12) of such section is amended by striking “\$189,205,000” and inserting “\$295,600,000”.

SEC. 4. AUTHORIZATION OF FISCAL YEAR 2009 MAJOR MEDICAL FACILITY LEASES.

The Secretary of Veterans Affairs may carry out the following major medical facility leases in fiscal year 2009 at the locations specified, and in an amount for each lease not to exceed the amount shown for such location:

(1) For an outpatient clinic, Brandon, Florida, \$4,326,000.

(2) For an outpatient clinic, Colorado Springs, Colorado, \$3,995,000.

(3) For an outpatient clinic, Eugene, Oregon, \$5,826,000.

(4) For the expansion of an outpatient clinic, Green Bay, Wisconsin, \$5,891,000.

(5) For an outpatient clinic, Greenville, South Carolina, \$3,731,000.

(6) For an outpatient clinic, Mansfield, Ohio, \$2,212,000.

(7) For an outpatient clinic, Mayaguez, Puerto Rico, \$6,276,000.

(8) For an outpatient clinic, Mesa, Arizona, \$5,106,000.

(9) For interim research space, Palo Alto, California, \$8,636,000.

(10) For the expansion of an outpatient clinic, Savannah, Georgia, \$3,168,000.

(11) For an outpatient clinic, Sun City, Arizona, \$2,295,000.

(12) For a primary care annex, Tampa, Florida, \$8,652,000.

SEC. 5. AUTHORIZATION OF CONSTRUCTION OF MAJOR MEDICAL FACILITY, OKALOOSA COUNTY, FLORIDA.

(a) AUTHORIZATION.—The Secretary of Veterans Affairs shall carry out a major medical facility project to construct a new medical facility of the Department of Veterans Affairs in Okaloosa County, Florida, in an amount not to exceed \$54,475,000.

(b) FACILITY LOCATION.—The facility authorized to be constructed pursuant to subsection (a) shall be built in accordance with option 2 of the report to Congress dated June 26, 2007, required to be submitted under section 823 of the Veterans Benefits, Health Care, and Information Technology Act of 2006 (Public Law 109-461; 120 Stat. 3449).

(c) PLAN FOR SHARING OF INPATIENT AND OUTPATIENT SERVICES.—Not later than 180 days after the date of the enactment of the Act, the Secretary of Veterans Affairs shall submit to the Committees on Veterans' Affairs of the Senate and House of Representatives a plan that sets forth terms and conditions for the sharing of inpatient and outpatient services at the medical facility authorized to be constructed pursuant to subsection (a).

SEC. 6. AUTHORIZATION OF APPROPRIATIONS.

(a) AUTHORIZATION OF APPROPRIATIONS FOR FISCAL YEAR 2009 MAJOR MEDICAL FACILITY PROJECTS.—There is authorized to be appropriated for the Secretary of Veterans Affairs for fiscal year 2009 for the Construction, Major Projects, account—

(1) \$345,900,000 for the projects authorized in section 2;

(2) \$1,694,295,000 for the increased amounts authorized for projects whose authorizations are modified by section 3; and

(3) \$54,475,000 for the project authorized in section 5.

(b) AUTHORIZATION FOR APPROPRIATIONS FOR FISCAL YEAR 2009 MAJOR MEDICAL FACIL-

ITY LEASES.—There is authorized to be appropriated for the Secretary of Veterans Affairs for fiscal year 2009 for the Medical Facilities account, \$60,114,000, for the leases authorized in section 4.

SEC. 7. FACILITIES ADMINISTRATION.

Not later than 60 days after the date of the enactment of this Act, the Secretary of Veterans Affairs shall submit to the Committees on Veterans' Affairs of the Senate and House of Representatives a report updating the progress of the Secretary in complying with section 312A of title 38, United States Code.

SEC. 8. ANNUAL REPORT ON OUTPATIENT CLINICS.

(a) ANNUAL REPORT REQUIRED.—Subchapter I of chapter 81 of title 38, United States Code, is amended by adding at the end the following new section:

“§ 8119. Annual report on outpatient clinics

“(a) ANNUAL REPORT REQUIRED.—The Secretary of Veterans Affairs shall submit to the Committees on Veterans' Affairs of the Senate and House of Representatives an annual report on community-based outpatient clinics and other outpatient clinics. The report shall be submitted each year not later than the date on which the budget for the next fiscal year is submitted to the Congress under section 1105 of title 31.

“(b) CONTENTS OF REPORT.—Each report required under subsection (a) shall include the following:

“(1) A list of each community-based outpatient clinic and other outpatient clinic of the Department, and for each such clinic, the type of clinic, location, size, number of health professionals employed by the clinic, workload, whether the clinic is leased or constructed and operated by the Secretary, and the annual cost of operating the clinic.

“(2) A list of community-based outpatient clinics and other outpatient clinics that the Secretary opened during the fiscal year preceding the fiscal year during which the report is submitted and a list of clinics the Secretary proposes opening during the fiscal year during which the report is submitted and the subsequent fiscal year, together with the cost of activating each such clinic and the information required to be provided under paragraph (1) for each such clinic and proposed clinic.

“(3) A list of proposed community-based outpatient clinics and other outpatient clinics that are, as of the date of the submission of the report, under review by the National Review Panel and a list of possible locations for future clinics identified in the Department's strategic planning process, including any identified locations in rural and underserved areas.

“(4) A prioritized list of sites of care identified by the Secretary that the Secretary could establish without carrying out construction or entering into a lease, including—

“(A) any such sites that could be expanded by hiring additional staff or allocating staff to Federal facilities or facilities operating in collaboration with the Federal Government; and

“(B) any sites established, or able to be established, under sections 8111 and 8153 of this title.”

(b) DEADLINE FOR FIRST ANNUAL REPORT.—The Secretary of Veterans Affairs shall submit the first report required under section 8119(a) of title 38, United States Code, as added by subsection (a), by not later than 90 days after the date of the enactment of this Act.

(c) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by adding at the end of the items relating to subchapter I the following new item:

“8119. Annual report on outpatient clinics.”.

SEC. 9. TECHNICAL CORRECTION.

Section 807(e) of the Veterans Benefits, Health Care, and Information Technology Act of 2006 (Public Law 109-461) is amended by striking “Medical Care” each place it appears and inserting “Medical Facilities”.

SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. FILNER) and the gentleman from Indiana (Mr. BUYER) each will control 20 minutes.

The Chair recognizes the gentleman from California.

Mr. FILNER. Madam Speaker, this is one of the most important and difficult pieces of legislation to come to the Health Subcommittee of our committee. The chairman, Mr. MICHAUD of Maine, has done an incredibly good job, along with his ranking member, Mr. MILLER. I would yield to Mr. MICHAUD such time as he might consume to explain the bill.

Mr. MICHAUD. Thank you very much, Mr. Chairman.

I rise today in strong support of H.R. 5856, the Department of Veterans Affairs Medical Facilities Authorization and Lease Act of 2008. This legislation authorizes the Department of Veterans Affairs to build or lease major medical facilities across this country. I believe we must do everything possible to take care of the men and women who defend our Nation and fight for freedom around the world.

The facilities authorized in this legislation will provide the much-needed physical facilities around the country where we can take care of veterans for different health care reasons. This legislation has strong bipartisan support. We did take a lot of time working with the minority members and had hearings on this bill and actually went around the country to look at the facilities that the VA currently has. This bill is desperately needed to make sure that we keep upgrading and building the facilities that are needed around this great Nation of ours.

I do want to thank the staff on both the majority side and minority side for all their efforts in really moving this legislation forward. Especially I want to thank Mr. MILLER, who has been a strong supporter of this legislation. We spent hundreds of hours going through this proposal with committee staff and within the VA staff as well. I especially want to thank you, Mr. Chairman, and Ranking Member BUYER, for your interest in this legislation as well.

This legislation did receive a lot of interest from a variety of Members of Congress on both sides of the aisle, and we wish we could accommodate all the interest and concerns that we heard, but we were unable to do that at this time. We will be able to move forward with report language in this legislation that actually requires the VA to report back to the Veterans' Affairs Committee on how we deal with some of the lower cost items, CBOCs around the country, and look forward to that report. Hopefully, we will be able to move forward in a more aggressive way

and get the facilities that we need around the country.

With that, I would urge my colleagues to strongly support H.R. 5856.

Mr. BUYER. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, I rise in support of H.R. 5856, the VA Medical Facility Authorization and Lease Act, which would authorize major medical facility projects and major medical facility leases for the Department of Veterans Affairs for fiscal year 2009. I want to extend my compliments to Chairman MICHAUD and Mr. MILLER, and I think when Chairman MICHAUD thanked me for the interest, I think he meant, Thank you for the cooperation. I enjoyed working with you and your staff and the chairman in getting a bill to the floor.

Madam Speaker, this bill authorizes \$2.2 billion to improve access to health care for our Nation's veterans. As we consider this construction authorization bill that includes VA's fiscal year 2008 and 2009 request, I would like to share my enthusiasm for the announcement Secretary Peake made on April 24, 2008, to change course in Denver and move to a joint facility, with which I know Chairman MICHAUD also concurs.

Secretary Peake announced that the VA intends to construct a new bed tower in partnership with the University of Colorado at Denver and the University of Colorado Hospital on university property at the former Fitzsimons Army Medical Center campus. Madam Speaker, I have been a strong supporter of moving forward with a joint use facility and believe that the idea of collaboration promises significant value as we move in to providing veterans access to care in the 21st century VA system.

There has been a long and detailed history of planning for a shared facility to replace the existing Denver VA Medical Center. Discussions between VA and the University of Colorado Hospital regarding the relocation of the Denver Veterans Medical Center to Fitzsimons campus started in the year 2000, and I am pleased to see this collaboration again moving forward.

H.R. 5856 would provide VA to authorize in the amount of not to exceed \$769.2 million for the replacement of the Denver, Colorado VA Medical Center. This authorization was requested by the administration in February in its fiscal year 2009 budget submission.

Madam Speaker, I recommend at this time that we retain this \$769.2 million authorization for a major medical facility in Denver contained in this bill as a placeholder. However, as the planning and design of the Denver partnership is further defined, it will be necessary to amend the authorization of this project.

H.R. 5856 also includes authorization for the construction of a fifth polytrauma center in San Antonio, Texas. VA's four current polytrauma centers are located in Richmond, Virginia; Tampa, Florida; Minneapolis,

Minnesota; and Palo Alto, California. These centers provide a valuable service to injured servicemembers and veterans and are designed to provide comprehensive inpatient rehabilitation services for individuals with complex, severe, and disabling traumas. Creating a fifth polytrauma center in San Antonio reinforces our commitment to the veterans and servicemembers who have honorably served our country by expanding access to the southwest United States.

I also want to thank Chairman FILNER and Chairman MICHAUD with regard to the report language in the bill. We had some matters outside the bill that we needed to work through. I know the chairman had visited deep south Texas and I also went to deep south Texas to work on these issues that were brought to us by Mr. ORTIZ and Mr. HINOJOSA, and we were able to work through those, not only working with these members, being on the ground, talking to the veterans, working with the administration, and having that report language in here as we work with the University of Texas, I think, was prudent and wise.

I want to thank Chairman MICHAUD and Chairman FILNER for working through these matters.

I reserve the balance of my time.

Mr. FILNER. Madam Speaker, as I said before, we have some very active new members in our caucus, and Mr. KAGEN from Green Bay, Wisconsin, brought to us some needs he would like to speak on, and I am glad we know there are other needs in Green Bay besides a new quarterback. I would yield to him such time as he may consume.

Mr. KAGEN. Thank you for your kind comments about the needs for quarterbacks. I want to thank you for quarterbacking this bill, H.R. 5856 to the House floor and towards a successful passage. It has the support of Republicans and Democrats alike. While we may be divided about war policy and foreign policy, we are united behind the support of our troops.

□ 1445

Now, what does this bill do? It provides for 11 construction projects, \$60 million, and 12 new leases in 2009. The construction projects range from Denver, Colorado, to San Antonio, Texas, to New Orleans, Louisiana. They involve lease projects from Eugene, Oregon, to Mesa, Arizona, to Mansfield, Ohio, and, of course, Green Bay Wisconsin, where the needs of our veterans require the construction of a new CBOC and also the presence of an outpatient surgical specialty area. This bill will take a major step toward developing the infrastructure of our Veterans Administration.

Let me add by saying that as a physician who has served for 6 years in veterans hospitals, we need to invest in our infrastructure of the Veterans Administration throughout the country, not just in Green Bay. H.R. 5856 authorizes \$5.8 million in fiscal year 2009

for the lease of a new facility to expand the Community Based Outpatient Clinic in Green Bay. This lease will extend for 20 years.

Heretofore, we have had thousands and thousands of veterans in Northeast Wisconsin who had to drive beyond Green Bay, beyond Appleton, south to Milwaukee, to Zablocki in order to get the care they require. The new facility will offer specialty services heretofore not available in Northeast Wisconsin; lab work, radiology, physical therapy, pharmacy, mental health care services, dietetics, dental, podiatry, dermatology, urology, neurology, audiology, and social work. For many soldiers, the Comp and Pen examinations will be done closer to home, not just for their convenience, but also for their personal-family economy. After all, when the price of gasoline reaches \$4 per gallon, it costs everyone a lot more to travel.

Madam Speaker, 1,500 patients now are waiting on a fee basis for service at the veterans facility in Green Bay. Hundreds and hundreds of veterans are on waiting lists to receive care that they require.

This project could not have happened without the strong bipartisan support of not just the chairman, but also the ranking member. So I thank you, Mr. FILNER, and also the subcommittee chairman as well. Thank you for putting your best efforts forward to making sure that the veterans in Green Bay and Northeast Wisconsin get the care they need close to home.

Mr. BUYER. Madam Speaker, I reserve my time.

Mr. FILNER. Madam Speaker, I yield such time as he may consume to the gentleman from Texas (Mr. RODRIGUEZ).

Mr. RODRIGUEZ. Mr. Chairman, once again, thank you for this piece of legislation. As indicated earlier, we have four major polytrauma centers throughout the country. The fifth one has been selected by a commission that was established, with the selection of the site in San Antonio. These polytrauma centers look at those veterans that are the most vulnerable in our community, the ones that have multiple problems. So this major polytrauma center in San Antonio is going to be a great addition.

Let me just add also that as we look at providing services to our veterans, one of the realities is that approximately 80 percent of our veterans never get to have any degree of access, so we understand that there is a big void out there. What happened at Walter Reed, in spite of the fact that that is a DOD facility, we also need to look at the facilities in the VA sites. And we know that we have been negligent in not providing the resources to upgrade those.

The reports that are going to be required by this language allow an opportunity for us to get a good grasp of what some of our needs are out there in terms of our VA facilities, and allows an opportunity for us to improve on

those, from nursing homes that are out there to clinics and to others.

As also indicated, in South Texas we have a large number of our veterans that don't have access and have to travel long distance for access to health care. I want to thank the leadership on both sides for going there and listening to the reports, Congressman ORTIZ, Congressman HINOJOSA, Congressman CUELLAR and others, about the lack of services for our veterans in Deep South Texas and the need for some of these facilities and resources.

Once again, I thank the chairman for allowing me this opportunity and for passing this piece of legislation.

Mr. BUYER. Madam Speaker, I yield myself such time as I may consume.

Mr. RODRIGUEZ, when you go back to Texas over the Memorial Day break, I want you to share with your good friends in Deep South Texas how much I enjoyed the visit and their tequila. I don't know what it is about tequila that makes you either forget or remember the most, but I really enjoyed that, and you have much to smile for when you go back to Texas.

When I went to Deep South Texas, I also went to San Antonio and toured not only the burn unit at Brook and the Intrepid at Fort Sam Houston, but also I went over to the VA hospital and met with your hospital director and the team for the polytrauma center, and they are extraordinary. If you have the opportunity at all, I welcome you to visit the other polytrauma centers, or any of them. It is extraordinary what they do in that full continuum of care, and it is seamless as they move from the military to the VA and then back in.

There are always some bumps in the road, so as you take on this fifth site in your backyard, too often we place that burden on the families to be the case manager, and now in Wounded Warrior we say okay, we are going to assign case managers. But as we open up that fifth polytrauma center, we are going to look to your leadership to make sure the fifth site opens up and opens well. I just wanted to share that with you.

Mr. RODRIGUEZ. Mr. BUYER, I want to thank you also, because I do have a beautiful community, and we have a large number of both Afghan and Iraqi theatre soldiers that have come to the San Antonio area and the community there. We know that we have had our problems and our difficulties, but we are expanding those services, and I am extremely elated.

One thing I tell our veterans now is if they ever have had difficulties in the past, I am urging them to go back, go back and visit the VA. There is a lot of enthusiasm out there, and I am really pleased. Thank you very much for those comments, and you are welcome to come down and share a tequila.

Mr. BUYER. Please also know that I spoke with John Barnes, who is the owner of Panther Racing. We coordinated with the Surgeon General of the

Army, and he is going to take the Indy car which is sponsored by the National Guard along with some of the Indy drivers to Fort Sam Houston to go to Brook Army Hospital to the burn unit and the Intrepid, and I think that is going to occur the first week of June.

I also would like to compliment Chairman FILNER and Chairman MICHAUD with regard to working with myself and Mr. LATHAM as we addressed his concerns that were brought to the committee in Northeast Iowa. We also had other issues that were brought regarding Fort Ord. As we all know, CARES was sort of that snapshot in time, and now we are 4 years beyond CARES and it is almost being overtaken by certain events. So I appreciate Chairman FILNER allowing us to work through some of these in our language, and we are going to have to address CARES No. 2 probably or redux here in the upcoming future.

With that, I urge my colleagues to adopt the bill.

Madam Speaker, I yield back my time.

Mr. FILNER. Madam Speaker, I certainly appreciate the remarks of Mr. BUYER and the bipartisan work that was necessary to get this bill to the floor in the current form.

GENERAL LEAVE

Mr. FILNER. Madam Speaker, I would ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on H.R. 5856.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. MILLER of Florida. Madam Speaker, I rise today in strong support of H.R. 5856, the VA Medical Facility Authorization and Lease Act of 2008. I am pleased that this bill will comprehensively address the needs of veterans throughout the Nation.

Important to delivering high quality care to our Nation's veterans is the planning for the construction of VA's substantial health care infrastructure. It is vital that veterans can continue to receive care where they need it most and will be able to receive it where they need it in the future. They have given so much for our country, and providing them with timely access to the best health care possible is just one important way we can show them how thankful we are for what all they have done.

This legislation improves access to care for veterans by ensuring that current VA facilities are modernized and that future construction occurs where it is needed. That means keeping track of where veterans live and locating facilities in those areas. Too often, veterans must travel great distances to receive their health care, but this is something that we can fix, and the VA Medical Facility Authorization and Lease Act of 2008 is an important step in that direction.

I commend Chairman MICHAUD for his work on this legislation through the Subcommittee on Health and the full Veterans' Affairs Committee, and look forward to its passage.

Mr. FILNER. Madam Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. FILNER) that the House suspend the rules and pass the bill, H.R. 5856.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. FILNER. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

PROVIDING FOR PROTECTION OF CHILD CUSTODY ARRANGEMENTS FOR CERTAIN PARENTS

Mr. FILNER. Madam Speaker, I move to suspend the rules and pass the bill (H.R. 6048) to amend the Servicemembers Civil Relief Act to provide for the protection of child custody arrangements for parents who are members of the Armed Forces deployed in support of a contingency operation.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 6048

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. PROTECTION OF CHILD CUSTODY ARRANGEMENTS FOR PARENTS WHO ARE MEMBERS OF THE ARMED FORCES DEPLOYED IN SUPPORT OF A CONTINGENCY OPERATION.

(a) CHILD CUSTODY PROTECTION.—Title II of the Servicemembers Civil Relief Act (50 U.S.C. App. 521 et seq.) is amended by adding at the end the following new section:

“SEC. 208. CHILD CUSTODY PROTECTION.

“(a) RESTRICTION ON CHANGE OF CUSTODY.—If a motion for change of custody of a child of a servicemember is filed while the servicemember is deployed in support of a contingency operation, no court may enter an order modifying or amending any previous judgment or order, or issue a new order, that changes the custody arrangement for that child that existed as of the date of the deployment of the servicemember, except that a court may enter a temporary custody order if there is clear and convincing evidence that it is in the best interest of the child.

“(b) COMPLETION OF DEPLOYMENT.—In any proceeding covered under subsection (a), a court shall require that, upon the return of the servicemember from deployment in support of a contingency operation, the custody order that was in effect immediately preceding the date of the deployment of the servicemember is reinstated, unless there is clear and convincing evidence that such a reinstatement is not in the best interest of the child.

“(c) EXCLUSION OF MILITARY SERVICE FROM DETERMINATION OF CHILD'S BEST INTEREST.—If a motion for the change of custody of the child of a servicemember is filed, no court may consider the absence of the servicemember by reason of deployment, or possibility of deployment, in determining the best interest of the child.

“(d) CONTINGENCY OPERATION DEFINED.—In this section, the term ‘contingency operation’ has the meaning given that term in section 101(a)(13) of title 10, United States

Code, except that the term may include such other deployments as the Secretary may prescribe.”.

(b) CLERICAL AMENDMENT.—The table of contents in section 1(b) of such Act is amended by adding at the end of the items relating to title II the following new item:

“208. Child custody protection.”.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. FILNER) and the gentleman from Indiana (Mr. BUYER) each will control 20 minutes.

The Chair recognizes the gentleman from California.

Mr. FILNER. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, this bill, which was introduced by Mr. TURNER of Ohio, a member of our committee, amends the Servicemembers Civil Relief Act to provide for the protection of child custody arrangements for parents who are members of the Armed Forces deployed in support of a contingency operation.

This measure restricts the ability of a court to order change in a custody arrangement that predates the deployment of a servicemember. It mandates that once a deployment is completed, the custody arrangements will be reinstated if changed during the deployment. The bill also requires that a court may not consider the absence of the servicemember because of deployment as a factor in determining the best interests of the child. Importantly, this bill provides courts with the ability to order a temporary custody arrangement or to prevent the reinstatement of a prior custody arrangement when the servicemember returns upon a showing of clear and convincing evidence that it is in the best interests of the child.

We are faced with a conflict between the protection of the rights of our servicemembers, which is a Federal responsibility, and child custody issues, which are traditionally within the purview of our States. I believe that Mr. TURNER's bill strikes the necessary balance between these interests and provides an important safeguard for our servicemembers and their children, and I urge my colleagues to support the measure.

I reserve the balance of my time.

Mr. BUYER. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, H.R. 6048 would amend the Servicemembers Civil Relief Act to provide for the protection of child custody arrangements for parents who are members of the Armed Forces deployed in supporting a contingency operation.

Very briefly, this bill would place restrictions on changes in child custody that a court could order during a period of a servicemember's deployment and upon the servicemember's return from deployment. Also, this bill would exclude consideration of military service from a court's determination of a “child's best interests.”

Madam Speaker, I would explain to my colleagues that the paramount consideration in child custody cases is the best interests of the child. The simple fact that a servicemember parent is

subject to deployment should not be permitted to work against him or her in child custody cases.

At this time I would defer to the author of this legislation, Mr. TURNER, who is an active member of the Veterans Affairs Committee, for a more detailed explanation of his legislation.

Madam Speaker, I yield such time as he may consume to the gentleman from Ohio (Mr. TURNER).

Mr. TURNER. Madam Speaker, I would like to thank House leadership, the House Armed Services Committee chairman, Chairman SKELTON, Ranking Member HUNTER, as well as the leaders from House Judiciary, Chairman JOHN CONYERS, and the Veterans Affairs Committee Chair and ranking member for their assistance in bringing H.R. 6048 to the floor today. I would like to thank our presiding Chair, ELLEN TAUSCHER, also for her support of this bipartisan bill.

This bill was originally included as an amendment to the House version of last year's National Defense Authorization Act when it passed the House by voice vote. The purpose of this bill is straightforward. It provides certainty to servicemembers deployed in a contingency operation that their child custody arrangements will be protected.

Imagine the stress and conflict in serving your country and fearing that a court will take your children away because of your service. In some cases, courts have overturned established custody arrangements because a custodial parent has served our country in a contingency operation such as Iraq or Afghanistan.

Recently, many cases have come to light where servicemembers who have been deployed have had their military service used against them in custody hearings. One such case was that of Eva Slusher. Eva spent nearly \$25,000 and years trying to regain custody of her daughter after fighting courts that used her deployment as a factor against her.

We have heard from other servicemembers who have had similar court battles. In fact, recently my office learned about a servicemember who during her custody proceedings was told by a judge that the mere possibility of her deployment weighed against the best interests of the child in denying her custody.

Madam Speaker, I would like to submit for the RECORD two letters that were written to my office by servicemembers detailing their stories of how this legislation could have helped.

□ 1500

One of those letters is from Heather Watkins, and I want to read some excerpts from that letter. She writes:

At the time of the final custody hearing for my children, the court stated that even though he believed I was a good parent, my being stationed on the USS *Dwight D. Eisenhower* prevented me from being able to care for my children. Shared custody was granted.

In a subsequent court proceeding, the court again stated that he believed I

was a good parent and stated that, with the way of the world today, I cannot be sure that you will not be called off of shore duty and deployed back to sea.

In June 2005, I was honorably discharged. It was implied to me by the court that once I was out of the Navy, I would be able to obtain custody of my children. This has not proven to be true. I was proud to serve my country in the Armed Forces for 13 years, but at this time I believe my children were the price I paid for the privilege of protecting the United States of America.

DEAR SIR AND MADAM, I urge you to support the Bill for amendment of the Service Members Civil Relief Act to provide for the protection of child custody for parents who are members of the Armed Forces deployed in the support of a contingency operation as presented by Congressman Mike Turner.

I have been separated/divorced from my ex-husband since 1998. At the time of my divorce I did not dream that my being a Proud Active member of the United States Armed Services could or would be utilized as a tool to separate me from my children.

At the time of the final custody hearing for my children the court stated that even though he believed that I was a good parent, my being stationed on the USS *Dwight D. Eisenhower* prevented me from being able to care for my children. Shared custody was granted.

I re-enlisted in 2001 on the advice of my lawyer to maintain work and income stability. My ship was in dry dock for many months of scheduled maintenance and I was on the shore duty portion of my enlistment contract. My next court date was in October 2001. At the time of my court date, the terrorist attack of September 11 against the United States of America was very fresh in the minds of the U.S. citizens and the court. He again stated that he believed that I was a good parent and stated that, with the way of the world today, I cannot be sure that you will not be called off of shore duty and deployed back to sea. The court also voiced concerns that I would join the reserves and not be available to my children. The custody arrangement for my children was left unchanged.

In June 2005, I was Honorably Discharged. It was implied to me by the court that once I was out of the Navy, I would be able to obtain custody of my children. This has not proven to be true. As of today, I do not have custody of my children. The court does not wish to hear this case again. I have permission to change venue but am unable to find a Judge or court that will hear my case.

I have not spoken to or had other contact with my children since 12-26-2007. My calls to them have been unanswered and unreturned. I have been unable to get any assistance on local or state levels.

I was proud to serve my country in the Armed Forces for 13 years but at this time I believe my children were the price I paid for the privilege of protecting the United States of America. Again, I urge you to support this Bill as presented by Congressman Mike Turner and prevent any other children being separated from loving parents by virtue of their serving their country.

Respectfully,

HEATHER A. WATKINS.

Another letter I have is from Eva Slusher, and she writes that she was a full-time member of the Kentucky

Army National Guard, proudly serving her country for nearly 19 years. In February of 2003, she was called to Active Duty to support the war on terror. She writes:

Initially, it was believed that I was going to Iraq, but once we arrived at Fort Knox, it was decided that our Personnel Services Detachment would be better used at Fort Knox to assist with the large number of troops mobilizing and that they were not equipped to facilitate. When I was alerted, I had three days to report. As a single parent, I made arrangements for my child, packed her up and moved her, and wrapped up all my affairs, financial and otherwise, in those three days. My ex-husband and I decided that Sara should stay with him while I was gone, but that it would only be temporary and that she would come back home when our tour was over.

After her tour was over, custody to her was refused.

In August 2004, we went to court. I was under the impression that we were there to have my rights as the custodial parent enforced as no one had filed a motion to change custody. However, the next week I received the ruling that Sara was to stay with her father as she was settled in and that was in her best interest. I was penalized for the time spent away from her in service of my country.

She ends with: Everyone wants to talk about supporting our troops. I beg you to support this legislation in order to support our troops.

MAY 19, 2008.

MEMBERS OF CONGRESS,
Washington, DC.

DEAR MEMBERS OF CONGRESS:

I am writing this letter in reference to Congressman Turner's Bill, HR 6048. I, personally, experienced the injustice of losing custody of my child, for no other reason than service to my country. It cost me 2 years of anguish and nearly \$25,000 to get my daughter back. This proposed legislation is necessary to prevent this discrimination against our servicemembers.

I am LT Eva Slusher (formerly Crouch). I am a full time member of the Kentucky Army National Guard, proudly serving my country and State for nearly 19 years. I joined the military when I was 17 years old and a senior in high school. The military has paid for my college education and provided me with reliable, steady employment all of these years.

I am also a mother. My daughter, Sara, was born in 1994. Her father and I were divorced in 1996. When we divorced, I was awarded primary physical custody of my daughter, and her father had visitation. My military service was not questioned. This arrangement went unchallenged, even when I moved over 150 miles away from my ex-husband. I raised that child by myself, without any help from him while I worked full time and put myself through college. Sara was my life. Every day revolved around her. I volunteered at her school every other Monday (my day off); she played softball, soccer and cheered. I was an assistant coach of her soccer and cheerleading. I cooked dinner, helped with homework, bathed her and read her bedtime stories every night. I was an exceptional, loving and attentive mother.

In February 2003, I was called to active duty to support the War on Terror. Initially,

it was believed that I was going to Iraq, but once we arrived at Ft. Knox, it was decided that our Personnel Services Detachment would be of better use at Ft. Knox to assist with the large number of troops mobilizing that they were not equipped to facilitate.

When I was alerted, I had 3 days to report. As a single parent, I had to make arrangements for my child, pack her up and move her and wrap up all of my affairs (financial and otherwise) in those 3 days. My ex-husband and I decided that Sara should stay with him while I was gone, but that it would only be temporary and that she would come back home when my tour was over.

I was very fortunate to have stayed in country and close enough that I could visit with Sara on the weekends. Nearly every weekend, I drove the 4½ hours from Ft. Knox to Ashland, KY to see her. I would pick her up and we'd stay in a hotel, and go to movies, dinner, shopping, etc. Many weekends, I would stop by Frankfort on my way and pick up one of her friends, so she could stay in touch with them. I spent about \$300 per trip on gas money, hotels, food and entertainment, but it was all worth it to be with my daughter.

On July 20, 2004, as I pulled into my driveway, I called my ex-husband on the cell phone and told him I was home and that I would be picking Sara up the next day, and to please have her things packed. His response was "Not without a court order". Until that moment, no one made any indication to me that Sara would not be coming home as planned. I immediately hired an attorney to file a motion to have my daughter returned to me. In August 2004, we went to court. I was under the impression that we were there to have my rights as the custodial parent enforced, as no one filed a motion for change of custody. However, the next week I received the ruling that Sara was to stay with her father, as she was settled in there and it was in her "best interest". I was penalized for the time spent away from her in service to my country. When I got divorced the courts deemed me a fit parent, but now, suddenly, because I served my country, I should not be allowed to raise my child anymore? I was completely appalled! It never occurred to me that this could happen. Soldiers are protected under the Servicemember's Civil Relief Act, or so I thought; an employer has to give me my job back after I return from a deployment, but they don't have to give me my child back? That is insane!

I was devastated. After having a life that was so full of her, I now came home to an empty house every day! I didn't know what to do with myself! Sara was terribly distraught over the whole situation, to the point that we had to take her to Cincinnati Children's Hospital for stomach problems, all stress related. I only got to see her every other weekend, and she would cry and beg me not to make her go back. It ripped my heart out! Why would a parent put his child through all of this? The real question is: How could our justice system allow this to happen? I still don't have an answer for that.

After the Court ruling, I hired a new lawyer and we appealed the ruling. In September 2005, they ruled in my favor and my ex-husband appealed to the Kentucky Supreme Court. In September 2006, they also ruled in my favor and my daughter came home on October 15, 2006. I spent more than 2 years and between \$20,000 and \$25,000 in legal fees. Sara is now a happy, healthy, well adjusted child, but I lost so much time with her, and she is not the child I set out to raise. Our lives were turned upside down and the results are everlasting. All of this because I was deployed . . .

It is a disgraceful injustice to punish a Soldier for their service. The military has done

so much for me: a college education, a way to pay my bills and feed my family, a sense of honor and pride . . . When they called on me to do my part, what should I have done? Said "No thanks, I need to stay home . . ." Even if that were an option, which it is not, I could not do that. It is not the right thing to do. Loyalty, Duty, Respect, Selfless Service, Honor, Integrity, and Personal Courage: these are the things I stand for, should I lose my child for that? What kind of message is that sending? How is the United States Military supposed to recruit when you send a message like that? Don't we, as Soldiers, already sacrifice enough? How is a Soldier to concentrate on his/her mission while worrying about what will happen to their children? No Soldier should have to incur the emotional and financial cost that I have, only because they serve their country.

I have my daughter back home with me, but I cannot sit back and allow this to happen to others if I can do anything about it. Since my story was publicized, I have learned that many other Soldiers have also had to deal with similar situations. Not to mention that every unmarried parent in the military, and every parent that has children from previous relationships and any parent that may be divorced in the future has to be concerned with whether or not they may be penalized for their service. This is not the way to treat our military service members.

Due to the nature of military service, there really needs to be guidance at the federal level. This issue needs to be spelled out as it is in Congressman Turner's Bill: (1) No court may permanently alter an existing custody agreement while a military parent is deployed; (2) Upon the return of the service member from deployment, any temporary change in custody shall be immediately reversed; and (3) No court may consider a military parents' deployment in determining the best interest of the child. Had this been the law in 2004, my daughter and I would not have had to deal with the separation, stress, expense and lifelong effects of a prolonged custody battle.

Everyone wants to talk about supporting our troops, I beg you to support this legislation in order to support troops. We are not asking for any special consideration, only that our military service not be used against us.

Very Respectfully,
V. EVA SLUSHER,
Frankfort, KY.

She has since regained custody of her daughter.

This bill prevents judges from changing the custody arrangements of servicemembers and their children during a servicemember's deployment unless clear and convincing evidence says a change would be in the best interest of the child. The purpose of this provision is to ensure that while one parent is deployed, another party cannot permanently change custody arrangements. Temporary orders may be enacted and entered until the serving parent returns.

Additionally, the bill requires a return to the original predeployment custody arrangement after the servicemember returns from the contingency operation. And, finally, the bill prohibits the use of a servicemember's absence because of their deployment, or the possibility of deployment, against that servicemember when ascertaining the best interest of the child. Their service cannot be used against them.

Much is asked of our servicemembers, and mobilization can disrupt and strain relationships at home. This additional protection is needed to provide them peace of mind that the courts will not take away their children because they answered the country's call to serve or have the possibility of being called to serve. This bill protects them and it protects their children.

Again, I thank the House leadership for their support of this bill, and I urge my colleagues to vote for it.

Mr. BUYER. As a practicing attorney during my private law practice in Monticello, Indiana, I handled a number of child custody cases, and as an Army JAG officer on Active Duty I provided legal assistance to servicemembers in child custody cases. I have a practitioner's perspective on these issues, and, quite frankly, they are some of the hardest cases I have seen where two parents are in a legal contest over the custody of their child.

From my perspective, I appreciate Mr. TURNER's objective of ensuring fair treatment of servicemembers in child custody matters when they are deployed and when they return home.

When I first learned just a few days ago that this bill had been introduced on the suspension calendar without any consideration by the Veterans' Affairs Committee, the committee of jurisdiction, I read the bill and had some questions. I wanted to know what were the official positions of the Department of Defense and the American Bar Association, Family Law Section. The answer was that neither had been asked for an official position, so none was available. There has never been a legislative hearing on this bill by any House committee to examine the legislation and to allow stakeholders to present their views.

Mr. TURNER's initiative and passion on this issue is commendable. As this legislation moves forward, I would like to work with my distinguished colleague from Ohio to ensure that the final product does what we would all like it to accomplish.

Madam Speaker, this amendment to the Servicemembers Civil Relief Act would, to the extent as applicable, have a preemptive effect on the existing body of State case law and statutory law in terms of substantive Servicemembers Civil Relief Act rights and protections, as well as the burdens of proof and procedures of each jurisdiction. However, I want to make clear that this legislation should be construed to provide additional remedies to those already available under the Servicemembers Civil Relief Act and State law. This measure is intended to expand the rights and protections of servicemembers, and not to result in any limitation of the Servicemembers Civil Relief Act as it applies to military family care plans, other custody cases, and family court matters not having a custody order in effect.

Madam Speaker, I want to thank Mr. TURNER for his active support and ad-

vocacy of our Nation's servicemembers and veterans, and I look forward to working with him as this bill goes to the United States Senate.

I yield back the balance of my time.

Mr. FILNER. Madam Speaker, we are coming to the conclusion of the 10-bill package that the Veterans' Affairs Committee presented today on the floor in anticipation of the Memorial Day holiday. We honor those whose lives were lost serving their Nation, and in their memory we have presented these 10 bills that provide a variety of benefits in all kinds of ways. And I thanked all the members of our subcommittees, but I want to thank the staff on both the majority and minority side who have participated in the drafting and the amending of these bills. It takes a lot of work from the staff, and we want to both, Mr. BUYER and I, thank them.

I will yield to the gentleman from Indiana.

Mr. BUYER. I thank the gentleman for yielding. All of these bills that we brought to the floor today take many, many hours on behalf of not only the staff on the Republican side but also the Democrat side, and they have grown together and they work well together. I want to thank the gentleman for his cooperation.

Mr. FILNER. Thank you, Mr. BUYER.

Madam Speaker, as I said, as we prepare for Memorial Day, I think all of us in this Congress want to assure the servicemembers who have served this Nation in the past and those who are deployed today.

We are fighting a war that is very divisive in this country and in this Congress, but we are united in saying that every young man and woman who comes back from that conflict is going to get all the care, the love, the attention, the honor, and dignity that they deserve.

They are coming back with enormous difficulties, many of them. Because of the advances in our medicine and the incredible expertise on the battlefield of those who medivac these injured out, the incredible medical teams in the forward base hospitals and the regional hospitals and in Germany, we are saving lives that in previous wars would not have been saved. If you survive a battlefield injury, you will have a 95 percent chance of surviving the war. That is an incredible statistic when compared to any other war in history.

But that means, when these soldiers come back there is a very high percentage of those with brain injury, a very high percentage of those with psychological wounds, one of which we refer to as PTSD, posttraumatic stress disorder. And we have an obligation as a Nation to treat every single one of these with the maximum quality of health care that they can get in this Nation. And yet, we have had examples of soldiers all around the Nation who have simply not gotten the attention that they require.

We have had reports of soldiers showing up to medical facilities saying they had PTSD or suicidal thoughts, being told that there was nobody to meet with them for 4 or 5 weeks, and they would go home and commit suicide. We have had lots of reports of those who did not receive adequate care. At the same time, we were not getting the full information on the numbers of cases of PTSD, the amount of resources needed to deal with them, or the number of suicides that were committed or are being committed by our Nation's veterans.

Madam Speaker, each month we have 1,000 suicide attempts by those under care of our VA system. And those under care mean only about one-fifth of all the veterans in our Nation. That is an astounding statistic which says that we have a job to do about mental health and about dealing with these, especially psychological injuries.

And we know what happens if we don't do our job right with these young men and women. We already had the canaries in the mine with our Vietnam vets. When our veterans returned from Vietnam, many of us who were opposed to that war made a mistake. We did not differentiate between the war and the warrior, and so the warriors did not get all the care, the love, the attention, the honor, and dignity that I talked about earlier. And this society has paid a heavy price for that. Individuals, families, neighborhoods have paid a heavy price. Half of the homeless on the street tonight, Madam Speaker, are Vietnam vets, about 200,000.

There have been more deaths by suicide of Vietnam vets than died in the original war by combat. And we have had the head of our mental health agency in this Nation say that the same will be probably true of Iraq; we will have more suicides than battlefield deaths.

That is not only a tragedy, but it is a preventable tragedy. We have to say that we are going to put the resources in to deal with these issues. It is part of the cost of war. As I said earlier, Madam Speaker, we are spending \$1 billion every 2 days on the war in Iraq. Surely we can spend the hundreds of millions or billions that are required to treat the mental health needs of our older veterans and our newer veterans. This is absolutely required. We must do this job and do it right.

As George Washington said, the biggest factor in the morale of our fighting troops is the sense of how they are going to be treated when they come home. We have to do a better job of treating them when they come home.

Our committee, Madam Speaker, and this Congress provided in this fiscal year and the coming fiscal year almost \$20 billion of new money for health care. That represents over a 40 percent increase in the budgets that we started off with 2 fiscal years ago. Our job is to make sure that the money is spent right, our oversight job. Now that they have the resources, are they hiring the

mental health professionals? Are they doing the diagnoses and treatments?

It is absolutely apparent, Madam Speaker, that tens of thousands of our young people are getting out of the military or the Reserve or the National Guard without being adequately diagnosed for brain injury or PTSD. Let me say that again. We have tens of thousands of our young people being discharged from the military or from the Reserve or National Guard without diagnosis for PTSD or brain injury. That means tens of thousands of ticking time bombs are out on the street. We need to do a better job.

There is a stigma against adequate evaluation and early treatment. The military, or at least many members of the military, seem to give their younger troops the sense that it is not macho, it is not marine-like, it is not soldier-like to have mental illness. That it is a weakness. You have got to buck up, sergeant, and not have any mental illness. So we have folks who get a questionnaire about some of the risk factors, and they just say no. They know they are supposed to say no, because they want to be home, they don't want any influence on their future career or any possible promotion. So there is a dynamic within our military not to adequately diagnose.

The VA says they have mandatory screening for these illnesses, for these injuries when people come to the VA for treatment. Well, they may not come to the VA for treatment. We don't have an outreach that goes after every single one of them. And when they come in, they get a questionnaire by an intake clerk of two questions. Anybody who wants not to have any of the stigma of mental illness knows to say no on those two questions. Besides, we are told there are 15 risk factors for PTSD and suicide. Why don't we ask about all of them? Why don't we have a mandatory evaluation by competent mental health personnel before anybody gets discharged or leaves the National Guard or leaves the Reserves? This has to be done, Madam Speaker. We have to get rid of the stigma and do it in a way where we allow the soldiers to do it as part of their company, for example, so they have that comradeship and with their family to help both diagnosis and treatment.

So we have a big job to do as we celebrate this Memorial Day. We have a job to do with the 1.6 million troops who have been deployed already, 800,000 of them have returned home. We have a great deal to do with the other 23 million of our veterans from previous wars.

□ 1515

We have to do this job right, Madam Speaker. And on this Memorial Day, let us recommit ourselves to doing the job right.

GENERAL LEAVE

Mr. FILNER. Madam Speaker, I would ask unanimous consent that all Members have 5 legislative days to re-

visé and extend their remarks and add extraneous material to H.R. 6048.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. FILNER. I would yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. FILNER) that the House suspend the rules and pass the bill, H.R. 6048.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

ADDITIONAL TEMPORARY EXTENSION OF SMALL BUSINESS PROGRAMS

Ms. VELÁZQUEZ. Madam Speaker, I move to suspend the rules and pass the Senate bill (S. 3029) to provide for an additional temporary extension of programs under the Small Business Act and the Small Business Investment Act of 1958, and for other purposes.

The Clerk read the title of the Senate bill.

The text of the Senate bill is as follows:

S. 3029

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. ADDITIONAL TEMPORARY EXTENSION OF AUTHORIZATION OF PROGRAMS UNDER THE SMALL BUSINESS ACT AND THE SMALL BUSINESS INVESTMENT ACT OF 1958.

(a) IN GENERAL.—Section 1 of the Act entitled “An Act to extend temporarily certain authorities of the Small Business Administration”, approved October 10, 2006 (Public Law 109-316; 120 Stat. 1742), as most recently amended by section 1 of Public Law 110-136 (121 Stat. 1453), is amended by striking “May 23, 2008” each place it appears and inserting “March 20, 2009”.

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect on May 22, 2008.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from New York (Ms. VELÁZQUEZ) and the gentleman from Ohio (Mr. CHABOT) each will control 20 minutes.

The Chair recognizes the gentlewoman from New York.

GENERAL LEAVE

Ms. VELÁZQUEZ. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from New York?

There was no objection.

Ms. VELÁZQUEZ. Madam Speaker, I yield myself as much time as I may consume.

Madam Speaker, today we will consider a short-term extension for pro-

grams in the Small Business Act and Small Business Investment Act. The measure extends the authorization of the Small Business Administration and these programs through March 20, 2009. This measure will ensure continued operations at the agency.

The legislation comes before us at a time when the American economy is facing many challenges. Fallout from the subprime crisis is driving a tightening of the credit market, the average price of a gallon of gas is almost \$4, and unemployment is rising.

Entrepreneurs can help reverse these trends, if they have the proper tools. Throughout the 110th Congress, the Committee on Small Business has been working to improve and revitalize the economic environment for business activity. With nearly 20 bills passed out of the House, these reforms have been a collaborative and bipartisan effort. With the input of Ranking Member CHABOT and other Members of this body, this has included major changes to SBA programs which affect millions of small businesses.

We have already passed measures into law that will help small businesses cope with rising energy costs, as well as become part of the solution. The President also signed a bill earlier this year that provides needed assistance to veteran business owners. And just last week, the House and Senate cleared a package to strengthen the SBA's disaster relief initiatives, which failed so many Americans during Hurricane Katrina.

The House has also reported legislation that is awaiting Senate action. These include reforms to streamline the SBA access to capital initiatives, improve contracting opportunities, and increase the outreach of entrepreneurial programs. We will continue working with the Senate to get these reforms signed into law.

This extension would allow the chamber to move its own versions, setting the groundwork so we may work out any differences. In the interim, and in the midst of a weakened economy, it is essential that these programs continue to serve small firms. The SBA is the sole Federal agency charged with assisting these entrepreneurs, and this bill allows the agency to continue to meet their needs.

I urge support of the bill.

I reserve the balance of my time.

Mr. CHABOT. Madam Speaker, I rise today in support of this particular legislation, and I yield myself such time as I may consume.

The bill is very simple, Madam Speaker. It extends the authorization of all programs authorized by the Small Business Act, the Small Business Investment Act, and any program operated by the Small Business Administration for which Congress has already appropriated funds. This extension will last until March 20, 2009.

The extension is necessary because authorization for various programs operated by the Small Business Administration ceases on May 23, 2008, so in just a couple of days.

Working in a bipartisan effort with Chairwoman VELÁZQUEZ, as she always does, she's reached out many occasions to work in a bipartisan fashion in the committee. The committee has ordered 15 bills to be reported out of the committee, all of which have passed this body, the House of Representatives.

The most recent action taken by the House was the recent passage of legislation to extend the Small Business Innovation Research Program. With the passage of this bill, the House has finished all the necessary work to reauthorize all of the programs overseen by the Small Business Administration.

Even though the House finished its deliberations, we operate in a bicameral legislative system, of course, and time is needed for the legislative process to run its course and enable the two bodies to resolve any disagreements on the best way to move the Small Business Administration forward and helping America's entrepreneurs. That work simply cannot be completed by this Friday, and given the upcoming legislative work on appropriations matters, it remains unclear when the two bodies will be able to commence deliberations to iron out their differences.

As a result of the need for following regular order and ensuring due deliberation of important issues to the American economy, I would urge my colleagues to suspend the rules and pass S. 3029.

However, there are additional items that I believe this House should address when it comes to small business. We're looking at access to capital in the Small Business Administration, and that is one of the areas that small businesses all around the country struggle it, with, access to capital.

Taxes is another big issue, and that's why I believe that the tax cuts that we pass should be made permanent because many of the people who would benefit from those, that tax relief are small business owners, and they hire about 70 percent of the new workers in this country. So I believe we should make those tax cuts permanent.

Regulatory reform needs to happen. Small businesses continue to be overregulated, as many parts of our economy are. Health care is important. That's why we believe that Association Health Plans should pass. We ought to make sure that businesses are able to provide health care for their employees.

But there's one area that this Congress, I believe, has been woefully remiss in not addressing, and that's the area of energy, the fact that whether it's natural gas to heat our homes in the wintertime, or whether it's filling up one's gas tank at all-time record highs of almost \$4 a gallon, it's absolutely unconscionable that Congress

has not acted in a responsible manner and a bipartisan manner to actually do something to bring those gas prices down. Why are we seeing these gas prices at all time highs?

Well, we are far too reliant upon foreign sources of energy. Is there anything we can do about this? Absolutely.

I've been in Congress for 14 years, and I've voted 11 times to allow us to explore and drill and go after energy up in Alaska, in ANWR, where we believe we have up to 16 billion barrels of oil which is being kept off-limits.

So we're essentially handcuffing ourselves and saying, you can't go up there at all, even though most Alaskans are all for it. They believe that we should be able to go up there, as do most of their representatives, as do an awful lot of Members of this House. And we had the votes in previous Congresses to pass that here in the House. As I say, I voted for it 11 times. But we didn't have the votes over in the Senate.

But I just think it's absolutely outrageous that we've kept 16 billion barrels of oil off-limits. And that's only the start. We've also kept the entire Outer Continental Shelf off-limits. We think we have 86 billion barrels of oil there, and trillions of cubic feet of natural gas to heat our homes in the wintertime, which we've kept off-limits.

Now, we're not going to go after it, but Cuba has entered into an agreement with China to go after this oil out there that we ought to be getting. And so they're going to take advantage of it and we're not. And that's one of the main reasons that we see these high gas prices out there, because we have to buy the oil from somewhere, so we continue to buy it from some of the most unstable parts of the world, like the OPEC countries especially in the Middle East.

We're also buying oil from Venezuela. Hugo Chavez is down there, really a bitter enemy of the United States, yet we're forced to buy his oil. We buy oil from Mexico and Canada, Nigeria and other countries around the world as well. But we ought not to allow ourselves to be so dependent on foreign sources of energy.

We ought to go after those areas that we have control over, that we don't have to ask anybody's permission. But this Congress has kept that oil off-limits, and that's one of the main reasons we see prices as high as they are right now.

In addition, if we had the crude oil here, which we don't, but if we had it, we can't refine it quickly enough to be able to put it into our cars. Why? Because we don't have enough oil refineries in this country.

Back 30 years ago, which is the last time, more than 30 years, 32 years ago is the last time we built an oil refinery in this country. The regulations now make it virtually impossible to build an oil refinery. So we ought to change those regulations. We ought to make sure that we do it, you still build these

refineries in an environmentally safe manner, just as we go after the oil in ANWR and the Outer Continental Shelf in an environmentally safe and friendly manner. But those are the types of things that we need to do. But because we take no action in those areas, we haven't built an oil refinery in this country in over 30 years.

We've put nuclear off-limits, no more nuclear power plants about 20 years ago. France can produce 75 percent of their electricity, completely, safely. But we can't do that in the United States? I don't think so. I think that's just a very bad policy that we enacted about 20 years ago, making it impossible to build nuclear power plants. We need to change that.

Finally, we need as well to make sure that we have sufficient dollars going into research so that we can go after the cutting edge types of energies that are going to power us in the future, solar, wind, biomass, hydrogen fuel cells that we may be able to power our cars by in the future.

But most of these things, for the most part, are in the future. Yes, we do have wind now. But we're talking about less than 1 percent of the power in this country. So we have to have energy going in; we have to have sufficient dollars going into those technologies of the future.

But the bottom line is that at this time oil is one of the principal ways that we power our automobiles and other important things in this country. And when we put that stuff off-limits and we continue to buy it from foreign sources, we're going to continue to see these high prices. And that's just wrong.

The American people are suffering right now. We should have taken this action a long time ago. But since we didn't, we need to do it immediately. And that's what really bugs me when I hear people talk about, well, even if we opened up ANWR now, we're not going to have that oil for years. Well, that's why we should have opened up ANWR a long time ago. But we can't go back and undo what was, we can't go back and do what we didn't do back then, but if we passed it now, a lot of the price at the gas pump is reflected in speculators, what they think oil is going to be like in the future. If we opened up ANWR, I think you'd see an immediate effect on the prices at the pump that we would pay.

People are sick and tired of the high prices we're paying. It's time that Congress act, and we ought to act sooner rather than later.

I reserve the balance of my time.

Ms. VELÁZQUEZ. Madam Speaker, I have no further speakers, if the ranking member is prepared to close.

Mr. CHABOT. I would like to yield such time as he may consume to the gentleman from Illinois (Mr. SHIMKUS). (Mr. SHIMKUS asked and was given permission to revise and extend his remarks.)

Mr. SHIMKUS. Madam Speaker, may I inquire how much time is remaining.

The SPEAKER pro tempore. Eleven minutes.

Mr. SHIMKUS. Madam Speaker, this short-term extension is important. It's just too bad that we couldn't extend the low cost of energy that we had 18 months ago. Eighteen months ago the price of a barrel of crude oil was \$58.31. Today it's \$128 a barrel, a \$70 increase.

What's important to small businesses is the cost of doing business. And the increase in energy cost, the increase in liquid fuel cost, the increase in electricity cost, bears a disproportionate share of the cost today, more so than 18 months ago.

□ 1530

Mr. WU. Would the gentleman yield?

Mr. SHIMKUS. I would be honored to yield to my friend from Oregon.

Mr. WU. Would my friend care to cite to us the price of a barrel of oil when this administration took power in 2001?

Mr. SHIMKUS. It was \$27 a barrel when this administration came in.

Mr. WU. Would the gentleman care to cite the price of a barrel of oil when the war in Iraq began?

Mr. SHIMKUS. Do you know what it was?

Mr. WU. I was hoping—

Mr. SHIMKUS. I will debate this issue. This issue is about supply. I don't care who's responsible. This issue is about bringing more supply into the market. When a barrel costs \$128 versus \$58, this is what you get: You get gas prices that were at \$2.33 when this Congress got sworn in to prices today that are \$3.80 because we will not expand our supply.

Now, if you add climate change, my friend from Oregon is a good friend of mine, and I know he's concerned about climate change and global warming and a cap-and-trade system, conservatively, that's going to add 50 cents to a gallon of gas to comply with climate change. So today the average price \$3.80, plus 50 cents, \$4.30.

Now, I think yesterday in Chicago without the climate change gas tax increase, it was \$4.50 a gallon.

So the debate is when are we going to say that it's okay to do these things? When is it okay that we can take coal and turn it into liquid fuel? When is it okay to go off the Outer Continental Shelf and harvest those billions of barrels of oil, those trillions of cubic feet of natural gas? When is it going to be okay to say let's continue to move aggressively in cellulosic and biofuels, coal-to-liquid, OCS, wind, and solar?

In 20 years, we're going to increase our electricity demand by 50 percent. We have to bring on more supply. We have to bring on more baseload supply because in rural America, which I represent, in over 30 counties it takes 2½ hours to drive from one part of my district to another. We don't have mass transit. We don't have light rail. In fact, it's an agricultural economy. It runs on big diesel trucks to haul the cattle, to haul the horses, to haul the hay. Diesel prices have doubled.

And so because of that, what we're trying to say is it is time that we start addressing and bring this to the floor. The chairwoman herself said in her opening statement, We have brought policies here, this Congress, to lower the cost for small business. That's kind of like the Speaker's promise in 2006, We've got a plan to lower gas prices. It didn't happen. It went up.

Ms. VELÁZQUEZ. Would the gentleman yield?

Mr. SHIMKUS. I would be honored to yield.

Ms. VELÁZQUEZ. H.R. 6—

Mr. SHIMKUS. It's a failure.

Ms. VELÁZQUEZ. You know why? Because your President, our President refuses to implement the provisions, at least the one that would lower the cost of loans for small businesses.

Mr. SHIMKUS. When your party will come to the floor and debate bringing more supply to the market, we can negotiate. But when you say, We're going to solve our 50-percent increase in demand on energy with solar and wind, it just doesn't pass the laugh test. We just can't get there.

We've got to expand nuclear power. We've got to expand coal-fired power. We've got to turn coal into liquid fuels. We've got to bring on more supply. Yes, we can do it. I've got it here. In fact, Illinois is going to be a great wind power State.

Mr. WU. Would the gentleman yield?

Mr. SHIMKUS. I would be happy to yield.

Mr. WU. I look forward to debating the gentleman from Indiana on this issue. As you know, this Congress has acted on every item that you have cited except for drilling on the Arctic Wildlife Reserve. We've acted on every other single one.

Mr. SHIMKUS. Do you know how big the Arctic Wildlife Refuge is?

Mr. WU. I believe it is a very, very short-term supply.

Mr. SHIMKUS. No. Do you know how big it is?

Mr. WU. It is a very large expanse of land.

Mr. SHIMKUS. It is the size of the State of South Carolina.

Do you know what the drilling platform is?

Mr. WU. Would the gentleman care to—I mean, we're asking—

Mr. SHIMKUS. We're debating back and forth.

Do you know how big the drilling platform would be?

Mr. WU. It would be a substantial size.

Mr. SHIMKUS. No, it would not be a substantial size. It would be the size of Dulles Airport. It would be like putting on a football field a postage stamp. That's the perspective. That's what gets lost in this debate. We can do it.

You know what? If you look at the OCS here, we do drill in the western gulf. Remember when Katrina went rolling up the gulf and we saw that big picture, tell me the environmental disaster that occurred with those derricks

in the western gulf with Katrina rolling over the top of them. Can you name one? There wasn't one.

Mr. WU. Would the gentleman yield?

Mr. SHIMKUS. I would be happy to yield.

Mr. WU. I do believe that the oil derricks, as Katrina came through, were evacuated and covered, and the people who were responsible for those rigs did do a good job in Katrina, and I would be happy to concede that to the gentleman.

But I also want to mention to the gentleman that experts ranging from the CEO of Exxon to academicians on the topic all estimate that the current price of a barrel of oil should be about \$60 a barrel. Instead, it's twice that price.

Let me just finish my statement.

Mr. SHIMKUS. I'm not going to argue. It's my time. I will debate, but I won't argue. It's my time.

Mr. WU. And most individuals agree that there are three reasons why the price is \$128 a barrel rather than \$60 a barrel. The three reasons are our presence in Iraq, instead of lowering the price of oil, it increased the price of oil; the permission from Wall Street to speculate on a purely financial basis in commodity futures; and the third reason is the lowering of the value of the U.S. dollar. Two of those policies are intentional policies, and the third policy was passed by the Republican Congress.

Mr. SHIMKUS. And because I'm enjoying this type of debate, I will concede the dollar price.

But let me tell you why, if we had our own resources, if we were drilling our own oil, isn't it criminal that we're relying on imported crude oil to fund our energy needs? Wouldn't it be better to use American dollars to drill on American soil in American land on American OCS? Then we wouldn't have to worry about the dollar, because an American dollar is an American dollar is an American dollar. And we wouldn't have to worry about our trade imbalances because we import all of this crude oil.

Now, to point two, the speculators. Do you know why they're bidding the price up? Because we won't open supply. They're taking a position that I am going to bid this up, and you know what? Those dummies in Congress, they're not going to open up more supply. So what I hold is going to cost more in the future. It's a futures market. It's risk management. They're betting about our inability to go here. Billions of barrels of oil, trillions of cubic feet of natural gas. We won't go there. They're betting against us going there.

Mr. WU. Will the gentleman yield?

Mr. SHIMKUS. I'm from Southern Illinois. It's the Saudi Arabia of coal, 250 years worth. Fifty percent of our electricity that we generate today is by coal. We could also use that coal as the South Africans have done for 40 years. The Germans did it in World War II. Take that coal and turn it into liquid fuel.

We have had four budget airlines go broke. Why did they go broke? They couldn't afford the price of aviation fuel. How did South African airlines fuel their jets? Coal-to-liquid technology. Taking South African coal, turning it into aviation jet fuel. That's what our competitive advantage is. Our advantage is using our natural resources. Not assuming that our natural resources are an environmental hazard.

That's our policy. Don't go after our natural resources. It's an environmental hazard. Most countries say go after your natural resources; it makes you stronger. It makes you more competitive. It lowers the cost of doing business. It creates jobs. Look at the jobs that would be created here in southern Illinois. Build a coal mine, that creates jobs. Operate the coal mines, that creates jobs. Build a coal-to-liquid refinery, jobs. Operate the coal-to-liquid refinery, jobs. Build a pipeline, American jobs. Low-cost fuel, American jobs.

For every dollar a barrel increase on aviation fuel, do you know how much it costs us taxpayers? \$60 million just to fund the Air Force.

So this policy of no supply hurts the taxpayers. And we have to pay for it. We had the authorization bill of the Coast Guard. For every dollar increase in diesel fuel, do you know what it cost the Coast Guard to operate and make sure our shores are protected? \$24 million for every dollar increase.

The SPEAKER pro tempore. The time of the gentleman from Ohio has expired.

Ms. VELÁZQUEZ. Madam Speaker, let me just say in closing that I, too, am concerned and outraged about the fact that we are dealing with an energy crisis that is impacting small businesses, but more important is the fact that we passed an energy bill that has provisions that will provide low-cost loans for small businesses to be able to cope with energy and the gas prices, and yet the President refuses to implement the program.

So I would ask the gentleman, Mr. SHIMKUS, to join with me in asking the administration and asking the President to implement this provision contained in a bill that was overwhelmingly supported, a bipartisan bill, the energy bill.

And then the gentleman comes here and gives this great speech about energy prices, and yet whenever there is an opportunity for the gentleman to support legislation that would provide relief to small businesses and consumers, he votes against it. Even today on the Gas Price Relief for Consumers Act, Mr. SHIMKUS voted against it.

Mr. SHIMKUS. Would the gentlelady yield?

Ms. VELÁZQUEZ. Not on this point. I will not yield.

Mr. SHIMKUS. You're referring to me. I would be happy to debate if you're going to bring my votes to the floor.

Ms. VELÁZQUEZ. Reclaiming my time.

You had a lot of time. You claimed a lot of time.

The gentleman voted against this bill.

Mr. SHIMKUS. Will the gentlelady yield?

Ms. VELÁZQUEZ. I will not yield at this time.

So, Madam Speaker, I will ask that the Members of this House support the reauthorization of the Small Business Administration, and I will invite everyone who is concerned about energy prices to come and support the bills that we pass that would provide relief to consumers and to small businesses.

You should put your money where your mouth is.

I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from New York (Ms. VELÁZQUEZ) that the House suspend the rules and pass the Senate bill, S. 3029.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the Senate bill was passed.

A motion to reconsider was laid on the table.

EXPRESSING CONDOLENCES AND SYMPATHY TO THE PEOPLE OF SICHUAN PROVINCE, CHINA

Mr. WU. Madam Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1195) expressing condolences and sympathy to the people of the People's Republic of China for the grave loss of life and vast destruction caused by the earthquake of May 12, 2008 in Sichuan Province, as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1195

Whereas on Monday, May 12, 2008, at 2:28 p.m. local time, a massive earthquake measuring 7.9 on the Richter scale struck a mountainous region of Sichuan Province in southwest China;

Whereas the epicenter of the earthquake was Wenchuan County, 60 miles northwest of the provincial capital of Chengdu;

Whereas the earthquake destroyed 80 percent of structures in some of the towns and small cities near the epicenter;

Whereas the death toll is currently estimated to exceed 22,000 and is expected to rise as the scope of the damage becomes clearer;

Whereas tens of thousands of people across southwest China remain buried beneath rubble, and hundreds of thousands of people are injured or homeless;

Whereas an estimated 900 eighth and ninth grade students and their teachers remain trapped, with as many as hundreds dead, after a school collapsed in Dujiangyan, a county located southeast of the epicenter;

Whereas another school with up to 1,000 students and teachers inside collapsed in the city of Mianyang;

Whereas two chemical plants have collapsed in Shifang, northeast of the epicenter, spilling 80 tons of toxic ammonia;

Whereas more than 150 people have been killed in the provinces of Gansu and Shaanxi, and in Chongqing municipality;

Whereas the People's Republic of China has mobilized 50,000 police and civilian rescue

workers, who have been working tirelessly in disaster areas to aid in rescue and recovery efforts;

Whereas the tremors of the powerful earthquake were felt as far south as Vietnam and Thailand and set off another, smaller earthquake near the outskirts of Beijing, 900 miles away;

Whereas the earthquake is China's largest natural disaster since a previous earthquake struck the city of Tangshan in eastern China in 1976; and

Whereas the People's Republic of China has said that it is spending \$120 million on rescue efforts and that it would accept international aid to cope with the disaster: Now, therefore, be it

Resolved, That the House of Representatives—

(1) extends its condolences and sympathy to the people of the People's Republic of China for the grave loss of life and vast destruction caused by the massive earthquake centered in Sichuan Province;

(2) vows its full support for the people of the People's Republic of China as well as the members of the Chinese American community in the United States who have relatives in the affected areas of China; and

(3) expresses confidence that the people of the People's Republic of China will come together to help those in need and succeed in overcoming the hardships incurred because of this tragedy.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Oregon (Mr. WU) and the gentleman from Illinois (Mr. MANZULLO) each will control 20 minutes.

The Chair recognizes the gentleman from Oregon.

GENERAL LEAVE

Mr. WU. I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Oregon?

There was no objection.

Mr. WU. Madam Speaker, I rise in strong support of this resolution and yield myself such time as I may consume.

For the past week, the world has been shocked and saddened by the aftermath of the horrendous earthquake that struck the Chinese Sichuan Province last Monday, May 12. Chinese news reports now confirm that the 7.9 Richter scale magnitude earthquake has claimed the lives of over 40,000 people.

□ 1545

The number of fatalities climbs higher each day as the full scale of the devastation unfolds. Chinese authorities estimate that, despite strenuous rescue efforts, in the end as many as 50,000 people could have perished from the earthquake and its aftermath.

Particularly heartbreaking are the hundreds, perhaps thousands, of children who were killed as their schools collapsed on them. These young lives were cut far, far too short, and it is so tragic that had the earthquake occurred just 2 or 3 hours later, or had the schools that the children were in

met applicable building codes, these young lives would have been spared.

We are all deeply moved by the images of parents overwhelmed by grief at the side of the limp, lifeless body of their child. As we speak, hundreds of parents are sifting through the wreckage with desperate hope that their child may still be alive under all that schoolhouse rubble.

Rescue workers continue to work tirelessly, day and night. Stories of heroism and miraculous survival are interwoven with tales of loss and devastation.

Doctors and nurses tend to injured victims around the clock, as hospitals handle many times their normal number of trauma injuries.

This earthquake is the most devastating natural disaster to strike China since 1976, and sadly, as major aftershocks continue to hit the area, the turmoil continues.

Just yesterday, Chinese media reported that more than 200 rescue workers were buried and killed by mudslides while they were repairing roads in Sichuan Province.

While the 1.3 billion people across China unite in grief for 3 days of mourning, it is fitting that this body expresses our deepest sympathies for the people of China. With this resolution, we offer our condolences to the people of China as they cope with this awful tragedy. Our thoughts and prayers are with them.

House Resolution 1195 also vows the full support of the House of Representatives to the people of China and expresses our confidence that they will succeed in coming together to help those in need and overcome this terrible disaster.

Finally, the House also extends its condolences and support to members of the Chinese American community here in the United States who have relatives and friends in the affected areas of China.

I urge strong support of this resolution, and I encourage my colleagues to join me in doing the same.

Madam Speaker, I reserve the balance of my time.

Mr. MANZULLO. Madam Speaker, I yield myself as much time as I may consume.

Today, we rise to offer our heartfelt condolences and sympathies to the people of China for the horrific loss they suffered as a result of the gigantic earthquake that struck Sichuan Province in southwestern China on May 12 of this year. The 7.9 earthquake struck without warning during the busiest time of the day when schools and office buildings were full of people. And as Congressman WU states, the toll of the dead has not yet been completed, except we know it remains in the tens of thousands, including those that remain missing. At least 10 to 12 million people remain displaced, and we all saw with horror on television the school that had collapsed on over 900 children on that one particular site.

I want to thank Mr. WU for sponsoring this resolution so that the House of Representatives can stand with the people of China in their hour of need. I also want to commend the American people for showing their generosity in pledging humanitarian support for the victims. In America, the sense of loss is perhaps felt strongest in the Chinese American communities where loved ones pray and hope for positive news from across the Pacific.

Madam Speaker, I chaired the U.S.-China Interparliamentary Exchange for 7 years, and I'm now the vice-chair. I had the opportunity to travel extensively in China, including the Chengdu area in 2005, as part of our official business. To see the utter destruction on television comes as a complete shock. I echo the words of the President in saying that we admire the spirit and the character of the Chinese people as they desperately strive to put their lives back together.

I also want to commend the Chinese Government for not being embarrassed or too proud to seek out and receive help from American resources. I only wish that the Government of Burma were as open under these particular and similar circumstances.

I urge my colleagues to support this resolution.

Madam Speaker, I reserve the balance of my time.

Mr. WU. At this time, I would like to yield 2 minutes to the gentlelady from California, BARBARA LEE, of the Ninth District of California.

Ms. LEE. Madam Speaker, first let me thank and applaud Congressman WU for his leadership in offering this very important resolution today.

It is with great sadness that all of us have watched the news reports of thousands of people who have been displaced or who have died as a result of the earthquake in China last week. I have talked with constituents in my district who have family and friends affected by this tragedy.

I was particularly pained by the children who were trapped in the collapsed schools and buildings. It is my hope and my prayer, like those of this entire body, that more survivors will be found and that more families will be reunited.

I want to extend my condolences to the Chinese people and especially to those families who have lost their loved ones.

The people of my district, the Ninth Congressional District of California, are rallying together in solidarity to provide humanitarian relief in response to the quake.

Donations to humanitarian relief agencies are already flowing in, and our local Chinatown Chamber of Commerce is working with the local Red Cross to place donation canisters at local restaurants and businesses to help raise additional funds. I know that 14 of the canisters have already been placed.

The people of my district and myself will do everything we can to help with

the relief and recovery efforts during this tragic time. This is a natural disaster of enormous proportions that requires an unprecedented response. As a country, we must extend our hand of friendship and our heart of compassion.

My heart and my prayers go out to the people of China, but I know that with the world unified in assisting with these efforts that the people will receive some form of relief very quickly.

I thank Congressman WU for your leadership and for your compassion and for giving us the opportunity to talk about this very important, tragic natural disaster that has turned really into a human disaster.

Mr. MANZULLO. I recognize Mr. SMITH of New Jersey, ranking member of the Subcommittee on Africa and Global Health, for as much time as he may consume.

Mr. SMITH of New Jersey. I thank my good friend for yielding, Madam Speaker, and I especially want to thank Mr. WU, the gentleman from Oregon, for offering this very important resolution, and I'm very proud to be one of the cosponsors.

Madam Speaker, when a friend is struck by a tragedy, perhaps the death of a family member, we all know what to do. We call them up, we visit with them, we reach out to them. And that's what they need at that moment, to know that they are not alone, that they are accompanied by friends.

I think that is with nations as well. When tragedy strikes a nation, other nations have to reach out and remind them that they are part of a great human family and that other nations grieve with them. So it is right that our country should make this gesture after the tragedy that struck the great Chinese people.

Madam Speaker, lest anyone doubt the importance of this gesture, let me remind them of the outpouring of support that came from every corner of the globe after the attack on the World Trade Center in 2001. That meant so much to us.

Madam Speaker, many of us in this House number Chinese human rights activists among our friends, and among the list of people we admire most are people like Harry Wu, Joseph Kung, Wei Jingsheng, Bob Fu, and so many others come to mind. Over the past 10 days, I have been reminded of them as I have seen their mixture of practical earnestness and great generosity in the Chinese people's response to this tragedy, the outpouring of help from everywhere throughout China. The Chinese people continually amaze me for their willingness to stand by the unfortunate and the oppressed, and that sentiment is very strong among the people.

So, Madam Speaker, let us ask God to comfort all of those who have lost family members and friends in this terrible earthquake. I hope we can remember particularly the parents. Several days ago, I read an article in the Los Angeles Times, which I will enter into the RECORD, which reminds us, as

the headline says, "One-Child Policy Adds to the Grief of China Quake." This is in the L.A. Times.

In Chinese culture, parents shower an extraordinary love on their children, investing their time and hope in them. The Chinese Government has cruelly and forcibly prevented most mothers and fathers from having more than one child, making brothers and sisters literally illegal. Now these parents have lost that one child. So we need to keep them in our prayers as well.

CHINA'S 1-CHILD POLICY CAUSES EXTRA PAIN
(By Christopher Bodeen)

After their daughter was born, Bi Kaiwei and his wife, Meilin, decided to adhere to China's one-child policy and its slogan, "Have fewer kids, live better lives."

For them and other couples who lost an only child in this week's massive earthquake, the tragedy has been doubly cruel. Robbed of their sole progeny and a hope for the future, they find it even harder to restart their shattered lives, haunted by added guilt, regret and gnawing loss.

"She died before becoming even a young adult," said Bi, an intense, wiry chemical plant worker, standing beside the grave of 13-year-old Yuexing—one of dozens sprinkled amid fields of ripened spring wheat and newly planted rice. "She never really knew what life was like."

Yuexing, a bright sixth-grader, was in school when Monday's quake struck, bringing the Fuxin No. 2 Primary School crashing down, killing her and 200 other students. Teachers had locked all but one of the school's doors during break time, parents said, leaving only a single door to escape through.

Many among the more than 22,000 people killed across central China were students in school. Nearly 6,900 classrooms collapsed, government officials said Friday, in an admission that highlighted a chronically underfunded education system especially in small towns and compounded the anger of many Chinese over the quake.

In Wufu, a farming village two hours north of the Sichuan provincial capital of Chengdu, most of the dead students were a couple's only child—born under a policy launched in the late 1970s to limit many families to one offspring. The policy was meant to rein in China's exploding population and ensure better education and health care.

The "one-child policy" has been contentious inside China as well as out. The government says it has prevented an additional 400 million births. But critics say it has also led to forced abortions, sterilizations and a dangerously imbalanced sex ratio as local authorities pursue sometimes severe birth quotas set by Beijing and families abort girls out of a traditional preference for male heirs. The policy is law but there are exceptions.

Farther down the lane from where Yuexing is buried, 10 more graves were laid out, some accompanied by favorite items—textbooks for English and music, a pencil box, a Chinese chess set. At one, grandmother threw herself to the dirt and wailed as her husband lit a handful of "spirit paper" believed to comfort the dead in the afterlife.

Another bereaved parent, Sang Jun, stood where his daughter, Rui, is buried, a simple mound of dirt beside his quake-shattered farmhouse. The house is surrounded by burned bushes—a traditional disinfectant. "The house is gone and the child is dead," said Sang, who wore a T-shirt and plastic sandals. His parents, both in their 70s, looked on with tears in their eyes.

Resistance by ordinary Chinese has forced Beijing to relax the policies, allowing many rural families to have a second child if the first was a girl. But in Wufu, the family planning committee seems to have prevailed on most families to stop at one child. Slogans daubed on boundary walls and houses all along the rutted country road leading to Wufu call on families to "stabilize family planning and create a brighter future."

Standing in the rubble of the school holding his daughter's ID and a posed shot taken at a local salon, Bi—pronounced "Bee"—said starting a new family, either by having another child or adoption, is simply imponderable.

"I'm 37 years old and my child was 13. If we were to do it again, I'd be 50 when this stage comes along," Bi said.

Parents who lose children in disasters often feel intense guilt for what they see as a failure to protect them, said psychology professor Shi Zhanbiao. Parents, he said, may also recall their past relationships with their children with regret, thinking they were too stern, did not show them sufficient love or did not interact with them enough.

"They'll think that if they just hadn't sent their children to school that day, they would have been saved," said Shi, a researcher with the Chinese Academy of Science in Beijing.

The loss is intensified for those with no other offspring to lavish with care and affection, Shi said. And in China, other, more practical concerns may also come into play because children are generally expected to care for their aging parents.

"They'll be worried about the future, because for the later part of their lives, they'll have no one to depend on," Shi said.

Bi said Yuexing was polite and smart. She had won a coveted place at the county's best high school on the recommendation of a teacher. She was a top student who got better after the family moved closer to school to reduce her commuting time, said Bi, who completed high school but failed the national university entrance exam.

In her pictures, Yuexing, whose name combined the Chinese characters for moon and star, is smiling and demure. The studio shot shows her wearing a bright yellow sweater and looking playfully over her shoulder.

Parents in Wufu said they plan to bring a formal complaint over what they say was corruption and malfeasance in construction of the school. They say officials moved the students from a group of one-story classrooms—all of which survived the quake—into a modern-looking, but unsafe building.

"We have nothing else, no other wish but to win justice for our children," said Sang's wife, Zhao Jing. "We put all our hopes on these kids, and this is the return we get."

[From the Los Angeles Times, May 15, 2008]

ONE-CHILD POLICY ADDS TO THE GRIEF OF
CHINA QUAKE

(By Ching-Ching Ni)

XINGFU, CHINA.—On Sunday, Liu Li received a simple Mother's Day present from her only child: a basket of red, pink and white carnations wrapped in purple rice paper. That afternoon, her 15-year-old boy returned to boarding school knowing he had made his mother the happiest woman in their village.

Liu and her husband never thought about defying China's one-child policy. They already had everything they could hope for in a son. Meng Hao was not only a good student and star athlete, he was even the tallest kid around.

On Wednesday, the Mother's Day flowers were still fresh in the family's living room, next to rows of certificates of merit from Hao's school years. But Liu's beloved boy was dead.

"When I heard he was gone, my whole body went numb," she said. "I felt the sky falling."

As the death toll rises from the worst earthquake to hit China in 30 years, Sichuan province has become a valley of sadness. Schools were among the most badly damaged buildings, and some of the most grief-stricken residents are parents who lost an only child.

Liu, 38, slumped Wednesday in a chair in a makeshift tent among the wheat fields here. Not only are parents mourning the loss of a cherished child; the next generation is expected to look after their parents in old age in a society where the safety net is disappearing. And many in Chinese society regard people in their late 30s and early 40s as too old to have another child.

In Sichuan, one of China's most populous provinces, the government's one-child policy is strictly enforced among poor farmers.

"I'd say 90% of the people around here have only one child," said Wang Xia, hugging her 5-year-old daughter close after finding the girl with big, round eyes and two long braids alive at her kindergarten. "It takes a lot of money to raise children—we farmers have a hard time even supporting ourselves; how can we afford to pay fines to have more?"

The name of this town, Xingfu, means Happiness. But it has become a hell for parents who at first thought they had escaped the tragedy. When disaster struck Monday, Hao's parents raced to the nearby school and helped dig through the rubble.

First there was good news.

After being trapped under broken concrete for eight hours, Hao was rescued.

"He kept saying, 'I am OK, I want to go home,'" said his father, Meng Daoling, 44.

"When he was buried under all that debris, he told me he kept thinking of his parents. He held on for eight hours so he could see us again," said his mother, tears streaming down her face.

To their shock, a few hours after that brief reunion, their son died about an hour away at a hospital in Chengdu, where he had been rushed for treatment.

Like so many people here, Hao's parents had done everything they could to give him a good education. His father drives a tractor.

In addition to toiling in the family field, his mother works long hours at a factory making bottle caps.

Boarding school costs a bit more than regular school, but for many rural children, schools are too far for daily travel, so they live there.

"Everybody knew him," a villager said of Hao. "He was nearly 6 feet tall. He wanted to go to college and be a pilot."

One of Hao's schoolmates who escaped the falling building said he survived because his teacher told the students to run from the first-floor classroom when the magnitude 7.9 quake rocked the country.

"There were 66 students in our class. All but seven or eight made it out alive," said Ba Cong, 14.

He thinks he probably survived because he was in the second row. "I sat in the front because I am nearsighted. The people who didn't make it sat in the back."

Hao was in a third-floor classroom. Most of the students there were trapped.

"He told me his teacher told them, 'Don't run, duck,'" his mother said.

Parents say the school was built in the early 1990s—old by Chinese standards—and that students were to move into a new building next year.

Bitter villagers suspect shoddy construction is partly to blame for the catastrophe.

"Even our humble rural homes built by hand didn't collapse completely," said villager Gong Fuzhong. "How can a big school

building collapse? Something is definitely wrong here."

Across an open field filled with makeshift shelters, another mother, Zheng Hongqun, 40, was so paralyzed by grief that she hadn't been able to get out of bed.

The body of her 15-year-old son, Wen Zheng, was pulled from the rubble about 24 hours after the earthquake.

"His father is a migrant worker far away in northeastern China so his son can have money to go to school," said neighbor Wang Xia. "We only told him he is still being rescued. We don't dare tell him the truth."

Outside their temporary shelter, a plastic tarp wrapped over sticks, Zheng's grandparents were surrounded by neighbors trying to distract them from the tragedy. It wasn't working.

"The child is gone. We can never see him again." Wen's silver-haired grandmother sobbed. "It should have been us."

PARENTS' LOSSES COMPOUNDED BY CHINA'S ONE-CHILD POLICY

SICHUAN, CHINA.—Li Yunxia wipes away tears as rescue crews dig through the ruins of a kindergarten class that has buried her only child—a 5-year-old boy.

Other parents wait as soldiers in blue masks trudge through the mud, hauling bodies from the rubble on stretchers.

"Children were screaming, but I couldn't hear my son's voice," she says, sobbing.

This grim ritual repeated itself Thursday across southwestern China, as thousands of mothers and fathers await news about their sons and daughters.

The death toll from Monday's massive earthquake could be as high as 50,000, according to state-run media.

The grief is compounded in many cases by a Chinese policy that limits most couples to one child, a measure meant to control explosive population growth.

As a result of the one-child policy, the quake—already responsible for at least 15,000 deaths—is producing another tragic aftermath:

Not only must thousands of parents suddenly cope with the loss of a child but many must cope with the loss of their only child.

China's population minister recently praised the one-child rule, which dates to 1979, saying it has prevented 400 million children from being born.

Some wealthy families ignore the order, have more children and pay a \$1,000 fine. In rural areas—like earthquake-devastated Sichuan province—families can petition for an additional child, but there's no guarantee the authorities will approve the request—they usually don't.

That reality has cast parents like Li into an agonizing limbo—waiting to discover whether their only child is alive or dead.

Thousands of children were in class when the temblor hit Monday afternoon. Many of their schools collapsed on top of them.

In Dujiangyan City, more than 300 students were feared dead when Juyuan Middle School collapsed with 900 students inside. A similar number died at the city's Xiang'e Middle School.

Now parents cluster outside collapsed school buildings, held back by soldiers in some cases as rescue crews search for signs of life.

"Which grade are you in?" a rescuer asks a trapped child in Beichuan County.

"Grade 2," comes the answer.

"Hang on for a while," he says. "We are figuring out ways to rescue you."

The child is pulled from the rubble a short time later.

Madam Speaker, again I want to thank Mr. WU for sponsoring this reso-

lution. We need to express our solidarity with those who have lost so much. This resolution does it very, very well.

Mr. WU. Madam Speaker, I yield myself such time as I may consume.

I want to thank the gentleman from New Jersey for his leadership and always caring about the people of China.

I include the following news article from the Portland, Oregonian:

[From the Oregonian, May 20, 2008]

BOEING MAY BE THE TICKET FOR RELIEF SUPPLIES; CHINA QUAKE—NEW JETS ARE SCHEDULED FOR DELIVERY, AND OREGON AGENCIES HOPE THEIR AID CAN HITCH A RIDE

(By Richard Read)

Oregon aid agencies aim to piggyback on Boeing's booming sales to China, loading earthquake-relief supplies in new jets being delivered to Chinese airlines.

Managers of Medical Team International are negotiating to send \$470,000 worth of supplies that Mercy Corps would help distribute to earthquake victims in China. A Boeing spokesperson says the aircraft manufacturer has entered similar deals in the past, but rarely in urgent response to humanitarian disasters.

Boeing and the relief workers are reviewing 15 aircraft that have been ordered by Chinese airlines, said Barbara Agnew, spokeswoman for Tigard-based Medical Teams International. The jets are scheduled for delivery to six Chinese cities, she said.

"None of these destinations are actually hubs that are near the disaster site," Agnew said. "So they're going back to specific airlines and saying, 'Would you be able to take this cargo to a closer hub?'"

The Boeing deal is one of several the humanitarian organizations are feverishly negotiating as disaster estimates grow in both China and cyclone-hit Myanmar. The aid agencies are forming partnerships to overcome government restrictions and other obstacles in the two countries.

Mercy Corps plans to load items ranging from school kits to rubber gloves in Portland for delivery in Seattle to DHL International. The global delivery company plans to fly the supplies for free to Bangkok, Thailand, for distribution in Myanmar and perhaps China, also providing warehouse space.

DHL is also working with Mercy Corps on a charter flight to carry pharmaceuticals from the United States to China. "Something like this would be impossible for us to do on our own," said Susan Laarman, a Mercy Corps spokeswoman, saying the charter otherwise could cost as much as \$1 million.

In Myanmar, where the government has kept foreign relief workers out of hard-hit areas, Portland-based Mercy Corps expects to team with Merlin, a British organization already working inside the reclusive country. As with the Indian Ocean tsunami in 2004, Mercy Corps will most likely launch cash-for-work programs, paying local people to repair roads, clear debris and rebuild houses.

Already Mercy Corps has helped Merlin secure boats to carry emergency medical kits to Myanmar's Irrawaddy Delta, which took the brunt of the May 2 cyclone. Four Mercy Corps aid workers have managed to get into Myanmar—also known as Burma—but not beyond the capital, Yangon or Rangoon.

Michael Bowers, Mercy Corps Northeast Asia regional program director, departed Portland on Monday for Chengdu, China. There, too, the agency plans to team with local organizations.

"We think we'll focus particularly on youth and vulnerable women who may have

been affected by the earthquake," said Bowers, adding that Chinese officials were easing access. "The authorities in this disaster took a pause before they went down the road of Burma."

Medical Teams International has no relief workers in either country yet, but a doctor on its staff plans to depart Wednesday for Myanmar. The first choice of the organization, formerly called Northwest Medical Teams, would be to send one of its volunteer medical-worker teams to Myanmar.

"The numbers are just speaking so loudly in Myanmar," Agnew said.

Myanmar is hardly a big aircraft buyer, but China is a giant Boeing customer, which could work in the aid agencies' favor. Boeing forecasts that China will require 3,400 new airplanes worth about \$340 billion over the next two decades.

But arranging on short notice to pack antibiotics, bandages and pain relievers into new airplanes is a complex project, requiring sign-offs by numerous managers even within Boeing. Chinese customs inspectors also must approve the unusual shipments.

A Boeing spokeswoman confirmed Monday that negotiations were progressing on the program. "It's something that we're considering," she said.

Just today, Richard Read of The Oregonian printed that, "Oregon aid agencies aim to piggyback on Boeing's booming sales to China, loading earthquake-relief supplies in new jets being delivered to Chinese airlines."

"Managers of Medical Teams International are negotiating to send \$470,000 worth of supplies that Mercy Corps would help distribute to earthquake victims in China."

Medical Teams International and Mercy Corps are domestic organizations, and they can be assisted directly by private parties.

"A Boeing spokesperson says the aircraft manufacturer has entered similar deals in the past, but rarely in urgent response to humanitarian disasters."

"Boeing and the relief workers are reviewing 15 aircraft that have been ordered by Chinese airlines," and Medical Teams International said that they're trying to get space. "The jets are scheduled for delivery to six different Chinese cities."

None of these cities are actually hubs that are near the disaster site so they're going back to specific airlines and asking the Chinese airlines: Would you be able to take this cargo to a closer hub?

The Boeing transaction is one of several that these humanitarian organizations have been feverishly negotiating as the disaster estimates grow in China.

Michael Bowers, Mercy Corps Northeast Asia regional program director, departed from Portland, Oregon, for Chengdu in China.

A Boeing spokesperson confirmed on Monday that negotiations were progressing on the program, and that, "It's something that we're considering."

We commend to the Boeing Corporation that it seriously, deeply and quickly consider this, and we are grateful for their consideration.

With that, I reserve the balance of my time.

Mr. MANZULLO. I have no more speakers. Can I inquire of Mr. WU if he has any more speakers?

Mr. WU. I understand that we have a couple of additional speakers who are on the way to the floor, but they are not here at this time.

Mr. MANZULLO. I'm ready to yield back the balance of my time, if the gentleman from Oregon is.

Mr. WU. If the gentleman is prepared to close, then I would be prepared to close with the caveat, if additional speakers show up, that I be permitted to recognize them.

□ 1600

Mr. MANZULLO. Mr. Speaker, I yield back the balance of my time.

Mr. WU. I want to recognize the hard work put in by staff on both sides of the aisle, particularly Elsa Tung on my staff, and Cobb Mixer on the Foreign Affairs staff. I want to thank their counterparts on the Republican side.

I want to thank Members on both sides of the aisle for signing aboard this resolution, bringing it to the floor quickly, permitting its markup in committee very, very quickly last week, and having it here on the floor within 8 days of this terrible humanitarian disaster. I ask all Members to support this resolution.

Mr. HONDA. Mr. Speaker, I rise in strong support of House Resolution 1195 authored by my good friend from Oregon, Mr. WU, and of which I am a proud cosponsor. H. Res. 1195 expresses our condolences and sympathy to our friends of the People's Republic of China for the tragic loss of life and devastation caused by the earthquake in Sichuan Province.

On May 12, 2008, a massive 7.9-magnitude earthquake shook China's mountainous southwest Sichuan province. This powerful quake and its aftershocks have killed over 40,000 people, injured hundreds of thousands more, and destroyed entire communities. The full impact of this disaster will not be realized for some time as rescue and recovery efforts are still ongoing.

I applaud the courage and determination of the emergency workers that are placing themselves in treacherous situations while still searching for survivors. The recent report of over 200 emergency workers overcome by a mudslide is testament to their peril.

The increased openness to news coverage in the devastated areas is also encouraging and has allowed the international community to share in China's sorrow and witness their massive emergency efforts. In support of these efforts, the United States offers any assistance that it can provide.

I would also like to reiterate my condolences and sympathy to the Burmese people tragically impacted by Cyclone Nargis, and sincerely hope that the Burmese regime recognizes the desperate need for immediate unfettered international assistance.

Mr. Speaker, I urge my colleagues to vote in support of H. Res. 1195. In times of great natural disasters, all humanity suffers. As the people of China have come together for a moment of silence, the world community must also unify in support of those that have suffered by these natural disasters.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I rise today in strong support of H. Res. 1195, expressing condolences and sympathy to the people of the People's Republic of China for the grave loss of life and vast destruction caused by the massive earthquake centered in Sichuan Province. I would like to thank my colleague Representative DAVID WU of Oregon for introducing this important legislation that reaffirms the humanitarian commitment of the United States to the people of the People's Republic of China who have become victims of a catastrophic earthquake. Let me also thank the Chairman of the Committee on Foreign Affairs, Chairman BERMAN, for his leadership in bringing this resolution to the floor today.

As my colleagues are aware, the province of Sichuan, in southwest China, was struck by a 7.9 magnitude earthquake on May 12th. Centered in Wenchuan County, the earthquake brought a plethora of devastating aftershocks, casualties, and tragedy. It is reported that the death toll has approached 40,000, and a further 250,000 people have been injured. With tens of thousands of people still missing, it is likely that these figures will only rise. Furthermore, the earthquake has left an estimated 4.8 million people homeless making this one of the most devastating earthquakes in China since the 1976 Tangshan earthquake.

A New York Times article published this morning describes the many residents of neighboring counties who have traveled long distances without hesitation to volunteer their services to the humanitarian needs of the victims. Record sums of money had also been donated to the victims of the earthquake. I hope that this resolution and stories of heroic action will also inspire others to take part in the global community to take action in contributing humanitarian aid.

While the human toll is tragic, the sheer numbers of people who have lost their homes is truly colossal. Though rescue efforts may be nearing a close, relief efforts are only just beginning. Five million people are reported to be homeless in the wake of the earthquake, with government officials citing a "desperate need for tents." Even as we work to meet these emergency needs, Mr. Speaker, we must also focus our efforts in studying and implementing ways on which we can prevent future disasters from affecting as many people.

As Chair of the Congressional Children's Caucus, I am particularly concerned by the large number of children who were trapped within collapsing school buildings when the earthquake hit. Particularly tragic was the collapse of a three-story school building in the city of Dujiangyan, burying an estimated 900 students. According to reports, it is still not known how many children were killed by their own schools as the buildings fell down on their heads, and the Chinese government has reportedly called for an investigation into the collapse of school buildings. I would especially like to extend my condolence to many children caught up in this immense disaster.

Mr. Speaker, I take this opportunity to commend the thousands of police and civilian rescue workers who have been working tirelessly in disaster areas to aid in rescue and recovery efforts. They are truly a testament to the good that exists in the world today.

I urge my colleagues to join me in supporting this legislation to extend sincere con-

dolences and further the efforts of the United States to ensure the complete restoration of the tragic loss of life and devastation of the People's Republic of China.

Mr. WU. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore (Mr. CAPUANO). The question is on the motion offered by the gentleman from Oregon (Mr. WU) that the House suspend the rules and agree to the resolution, H. Res. 1195, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the resolution, as amended, was agreed to.

A motion to reconsider was laid on the table.

REAFFIRMING SUPPORT FOR THE GOVERNMENT OF LEBANON UNDER PRIME MINISTER FOUAD SINIORA

Mr. ACKERMAN. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1194) reaffirming the support of the House of Representatives for the legitimate, democratically-elected Government of Lebanon under Prime Minister Fouad Siniora.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1194

Whereas, on May 7, 2008, the terrorist group Hizballah, in response to the justifiable exercise of authority by the sovereign, democratically-elected Government of Lebanon, initiated an unjustifiable insurrection by fomenting riots, blocking roads, seizing buildings, and organizing marauding groups of gunmen who took control of much of Beirut, including the sites of key government institutions, and provoked sectarian fighting elsewhere in Lebanon;

Whereas, in the course of this ongoing insurrection initiated by Hizballah, more than 80 Lebanese citizens have been murdered and more than 250 have been wounded;

Whereas, in the course of this fighting, Hizballah and allied fighters attacked the residences of Future Party leader Saad Hariri and Progressive Socialist Party leader Walid Jumblatt, both of whose parties are members of the legitimate governing coalition under Prime Minister Fouad Siniora;

Whereas, in the course of their insurrection, Hizballah and allied fighters forced the Future Party's television station off the air and burned the building housing the Future Party's newspaper;

Whereas Hizballah and its allies have turned over some of the areas they conquered in Beirut to the Lebanese Armed Forces;

Whereas key government institutions, including the prime ministry, remain under siege, as do the residences of Saad Hariri and Walid Jumblatt;

Whereas the purpose of Hizballah's insurrection is to intimidate the legitimate, democratically-elected Government of Lebanon, the Lebanese Armed Forces, and other legitimate Lebanese authorities, so that Hizballah will have maximum freedom of military action, can deepen its control over its "state within a state" in Shiite-dominated areas of Lebanon, and can enhance its influence on Lebanese Government decision-

making in order to render Lebanon subservient to Iranian foreign policy;

Whereas United Nations Security Council Resolutions 1559, 1680, and 1701 affirm the sovereignty, territorial integrity, unity, and political independence of Lebanon under the sole and exclusive authority of the Government of Lebanon;

Whereas United Nations Security Council Resolutions 1559, 1680, and 1701 call for the disbanding and disarming of all militias in Lebanon;

Whereas United Nations Security Council Resolution 1701 insists that no country transfer arms into Lebanon other than with the consent of the Government of Lebanon;

Whereas United Nations Security Council Resolution 1747 explicitly forbids Iran from transferring arms to any entity;

Whereas Hizballah has contemptuously dismissed the requirements of the United Nations Security Council by refusing to disarm;

Whereas Hizballah and its allies have repeatedly sought to undermine the legitimate Government of Lebanon under Prime Minister Siniora by preventing parliament from meeting and blocking the election of a new President, leaving that office vacant for the past half-year;

Whereas, contrary to the explicit and binding mandates of the United Nations Security Council, Iran continues to provide training, arms, and funding to Hizballah;

Whereas, contrary to the explicit and binding mandates of the United Nations Security Council, Syria continues to facilitate the transfer of arms to Hizballah via its territory;

Whereas Syria, through, inter alia, its support of Hizballah's efforts to undermine Prime Minister Siniora, its suspected campaign of assassinations of Lebanese leaders, its minimal cooperation with the international investigation of these assassinations, and its refusal to delineate its border with Lebanon, shows every sign of wanting to control Lebanon as it did prior to its April 2005 withdrawal;

Whereas it is highly likely that Hizballah provoked the recent fighting in Lebanon with the blessing of Syria and Iran; and

Whereas Hizballah and its Lebanese political allies continue to pursue an agenda favoring foreign interests over the will of the majority of Lebanese as expressed in a legitimate and democratic election: Now, therefore, be it

Resolved, That the House of Representatives—

(1) reaffirms its strong support for the legitimate, democratically-elected Government of Lebanon under Prime Minister Fouad Siniora;

(2) expresses its profound sympathy to the people of Lebanon, who have again been thrust unjustly, and against their will, into a conflict initiated by Hizballah;

(3) offers its condolences to all those in Lebanon who have suffered displacement, injury, or death in their family, or among their loved ones, as a consequence of Hizballah's unjustifiable insurrection against the Government of Lebanon;

(4) condemns—

(A) Hizballah's illegitimate assault on the sovereign Government of Lebanon, which has led to the worst sectarian warfare in that country since the civil war from 1975 to 1990;

(B) Hizballah for its unprovoked attacks against Lebanese leaders, citizens, and against Lebanese public and private institutions and for its illegal occupation of territory under the sovereignty of the Government of Lebanon; and

(C) Syria and Iran for illegally transferring arms and providing other forms of military support to Hizballah, in clear violation of

United Nations Security Council Resolutions 1559, 1680, 1701, and 1747;

(5) demands that Hizballah immediately cease its attacks and withdraw from all areas in Beirut and elsewhere in Lebanon that it has occupied since May 7, 2008, as a first step towards its total disarmament; and

(6) urges—

(A) the United States Government and the international community to immediately take all appropriate actions to support and strengthen the legitimate Government of Lebanon under Prime Minister Fouad Siniora;

(B) the United Nations Security Council to—

(i) condemn Syria and Iran for their blatant violation of United Nations Security Council Resolutions 1559, 1680, and 1701;

(ii) condemn Iran for its violation of Chapter-VII-based United Nations Security Council Resolution 1747; and

(iii) as part of sanctions on Iran for violating Chapter-VII-based United Nations Security Council Resolution 1747, prohibit all air traffic between Iran and Lebanon and between Iran and Syria;

(C) every country controlling possible transit routes from Iran to Lebanon to impose the strictest possible controls on the movement of Iranian vehicles, airplanes, and goods to ensure that Iran is not exploiting its land and airspace for the purpose of illegally transferring arms to Hizballah and other terrorist groups; and

(D) the European Union, in light of recent and earlier Hizballah actions, to designate Hizballah as a terrorist group and to treat it accordingly.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New York (Mr. ACKERMAN) and the gentleman from Illinois (Mr. MANZULLO) each will control 20 minutes.

The Chair recognizes the gentleman from New York.

GENERAL LEAVE

Mr. ACKERMAN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New York?

There was no objection.

Mr. ACKERMAN. Mr. Speaker, I rise in strong support of the resolution and yield myself such time as I may consume.

Mr. Speaker, first, I would like to thank Chairman BERMAN for his leadership in getting this vitally important resolution to the floor so quickly. It's extremely important that the House be on record telling the brave men and women who fought and died defending Lebanon's independence and sovereignty that America has not forgotten you and will not abandon you.

While many in the Middle East, particularly in Lebanon, are trying to make sense of what has happened, I believe that it is critical that they know that the United States and the U.S. Congress still strongly support the democratically elected and legitimate Government of Lebanon, that we will stand behind its efforts to fully restore Lebanon's sovereignty and independence, and that the future of Lebanon is

not with Iranian and Syrian sponsored thugs and bullies, but with the decent people of Lebanon of every sect and confession who only want the normal and peaceful life for themselves, for their children, and for their country.

Mr. Speaker, just as Hezbollah sucked Lebanon into its conflict with Israel in 2006 by hiding behind its women and children, they have now forced the Lebanese people to endure their war against the Lebanese state. The insurrection by Hezbollah was unjustified, illegitimate, and immoral. No conceivable Lebanese interest was served by it. Only the goals of Iran and Syria were advanced by Hezbollah and its allies' assault on the sovereignty of the Lebanese Government.

The pretense that Hezbollah is an authentic Lebanese political actor has fallen away, and in the arrogance of power they have declared their true allegiance. It is not to Lebanon, and it is not even to the Lebanese Shia. Their loyalty is to Iran and Syria, and to the needs and interests of Tehran and Damascus. In their Lebanese puppet state, Ayatollah Khamenei will be the true president and Bashar al-Assad the real prime minister.

We have seen this kind of fraud before in the 20th century. The culmination was called the Warsaw Pact. But what was true in Europe in the Cold War remains true today in the Middle East—a captive nation is no true ally of its captor, and no amount of power can make a lie become the truth. And no amount of thuggery, torture, intimidation and murder can make Hezbollah anything other than the terrorist arm of foreign powers and an enemy of Lebanese independence and sovereignty.

The United States and every other decent nation must continue to support the Government of Lebanon. The Lebanese Government was democratically elected, it is legitimate, and it deserves our aid. Justice must ultimately be done for those recently and unjustly killed, as well as all those Lebanese murdered for their support of Lebanese sovereignty going back to the assassination of former Prime Minister Rafic Hariri. I have said many times before, and I will keep repeating it, there must be no deal or arrangement that undercuts the Special Tribunal for Lebanon.

Mr. Speaker, you either believe that Lebanon is a sovereign and independent state that is to be governed by and for the Lebanese people alone, or you don't. The overwhelming majority of Lebanese, whether they're Sunni, Shia, Maronite, Orthodox, Druse, or any other group, believe in this principle. The entire international community, with the reprehensible exceptions of Syria and Iran, believes in this principle. The United States certainly believes in it. Only Hezbollah, Amal, and the delusional Aounists do not. And that is why Lebanon has suffered and remains in pain today.

I'm very proud of the resolution before us today. I strongly urge its adoption by the House.

Mr. Speaker, I reserve the balance of my time.

Mr. MANZULLO. Mr. Speaker, I yield myself such time as I may consume.

I rise in support of House Resolution 1194, which reaffirms America's support for the Government of Lebanon and condemns the violent Islamic group Hezbollah and its state sponsors, Iran and Syria, for undermining the sovereignty and independence of Lebanon.

For over two decades, Hezbollah and its state sponsors have done everything in their power to destroy any hope for a free and democratic Lebanon. In response, some have tried to compromise with Hezbollah to incorporate it into the Lebanese electoral system, to pretend that it is a group of Lebanese freedom fighters instead of a wholly-controlled subsidiary of Iran and Syria, to permit it to arm and re-arm in violation of U.N. Security Council resolutions, and to excuse its relentless attacks and incitement against America and Israel.

Mr. Speaker, America and other responsible nations must stop Hezbollah's current attempt to rule by the gun. We must support efforts in the U.N. Security Council and elsewhere to ensure that Hezbollah is disarmed and that Iran and Syria are barred from re-arming that group. Moreover, we must hold Iran and Syria accountable for the continuing efforts to spread violence and to undermine our allies in the Middle East, including Lebanon, Iraq, and Israel.

Mr. Speaker, Iran and Syria continue to start fires throughout the region only to disingenuously step forward and offer to put them out for an unconscionable price. We must cease falling prey to their deception, and we must stop their deadly behavior, which undermines the security of Lebanon and the entire world.

I thank my good friend and colleague from California, Chairman BERMAN of the Foreign Affairs Committee, for introducing this resolution.

Mr. Speaker, I yield as much time as he may consume to the gentleman from Illinois (Mr. LAHOOD), an esteemed member of the Committee on Appropriations.

(Mr. LAHOOD asked and was given permission to revise and extend his remarks.)

Mr. LAHOOD. Mr. Speaker, I rise in strong support of this resolution and ask all Members to support the resolution.

I want to compliment Chairman BERMAN and Chairman ACKERMAN and Ranking Member MANZULLO for their leadership in bringing this very important resolution to the House floor.

No one has suffered more in the Middle East than the small country of Lebanon, caught in the crossfire of many different attacks from many different forces, not the least of which is Hezbollah. This resolution reaffirms

the House's strong support for the legitimate democratically elected government, expresses sympathy to the people of Lebanon and condolences to those in Lebanon who have been displaced, injured, and lost relatives as a result of Hezbollah's violent action.

It urges the U.S. Government and the international community to immediately take all appropriate actions to support and strengthen the legitimate Government of Lebanon under the extraordinary leadership of Prime Minister Siniora, condemns Hezbollah and its state sponsors, Iran and Syria, for its efforts to undermine the Lebanese Government, including from approximately May 5-12, fomenting riots, blocking roads, seizing buildings, seizing control of West Beirut, and engaging in sectarian fighting in much of Lebanon.

The resolution demands that Hezbollah, as a first step toward total disarmament, immediately cease its attacks and withdraw from all areas in Lebanon that it has occupied.

The resolution urges the U.N. Security Council to condemn Iran and Syria for their violations of multiple UNSC resolutions and to sanction those nations by banning air traffic between Iran and Lebanon and between Iran and Syria. It urges every country controlling possible transit routes between Iran and Lebanon to impose strict controls to prevent Iran from arming Hezbollah. And it urges the European Union to designate Hezbollah as a terrorist group. This is a very good resolution.

Mr. Speaker, as someone who has traveled to Lebanon 12 out of the 14 years that I've been a Member of the House, I can tell you that Lebanon is caught in a very, very difficult situation.

I want to give credit, also, to President Bush and Secretary Rice for the interest that they've taken in Lebanon. More recently, the President was in the Middle East and spoke out in defense of Lebanon and calling on those countries, including the group Hezbollah, to cease and desist from their activity that they're participating in in this small country. I compliment President Bush and Secretary Rice for their involvement and their encouragement to the country of Lebanon and to the leaders that they met with most recently to become more involved in trying to help solve the problem and detach Hezbollah from the kind of hold that they have on the country.

One other thing, Mr. Speaker, I'd like to also encourage the Parliament in Lebanon, who have the responsibility for electing a president and have not taken on that responsibility, and given the fact that the Office of President of Lebanon has been vacant for a number of months, I call on the Parliament of Lebanon to convene themselves and elect a president. This would send a very strong message around the region and around the world that Lebanon is a

country that can stand on its own and stand up to these terrorist groups if it has the help from other countries.

So I encourage the Speaker of the Parliament in Lebanon to take on the responsibility to call the Lebanese Parliament into session and to elect a president. I think it would be a very, very important move.

Again, I thank the Committee on Foreign Affairs for their interest in the country of Lebanon and the way that they have struck a very strong cord against Hezbollah and their activities in Lebanon. I urge all Members to support the resolution.

Mr. ACKERMAN. Mr. Speaker, I yield 4 minutes to the gentleman from Ohio, the chairman of the Oversight and Government Reform Subcommittee on Domestic Policy, DENNIS KUCINICH.

Mr. KUCINICH. I thank the gentleman.

I think that this House has concurrence, that we share concern about Lebanon. I certainly do, having had the chance, twice in the last 2 years, to not only visit the country, the northern and the southern part, but to meet with all the parties to the disputes.

One of the things that I thought was most telling was that there was a concern about working out an agreement without the interference of outside parties, without the interference of Iran or the interference of the United States. There is a feeling of Lebanon-for-Lebanon that exists very strongly in Lebanon. Yet the Lebanese have not had the opportunity to really stand that way.

Having gone to Lebanon, as I did right after the war that went past one month in the summer of 2006, and seeing the devastation there, there is no appetite for war on the part of the Lebanese people.

□ 1615

The role of Hezbollah is certainly worth looking at. It's also worth considering the depth of support they have among the Lebanese people.

We have to be very careful about how we dictate a certain policy in Lebanon for its effect on Lebanon and for its effect on the region. So, therefore, I must reluctantly oppose this resolution, as well intended as it might be, because I'm concerned that it will be seen by some as the United States trying to instigate more civil unrest in Lebanon at the same time that we say that we're supporting the central government.

I have met with Prime Minister Siniora. He has been a good friend of the United States. But he had to sit by while the United States either looked the other way or encouraged, depending on whose story you accept, the continued bombing of Lebanon, which actually undermined his government.

So we have a condition in Lebanon that really has been going on now for over 25 years, with Lebanon having only tenuous control of their own affairs, with the interference of so many outside governments.

We should be doing everything we can to strengthen a process of dialogue in Lebanon. I don't believe that this resolution accomplishes that. I think it accomplishes the opposite.

Again, I'm in support of whatever we can do to stabilize Lebanon. I just have my doubts that this resolution will accomplish that. I appreciate the concern of the sponsors. I think we need to have more of a discussion—

Mr. LAHOOD. Mr. Speaker, will the gentleman yield?

Mr. KUCINICH. I certainly will.

Mr. LAHOOD. The gentleman knows that he and I have had a number of discussions about Lebanon.

I know of your deep interest in the country, and I know that you've traveled there.

The one thing, Mr. Speaker, that I would say to the gentleman is that Prime Minister Siniora did not turn a blind eye on a number of occasions when the bombing was taking place. He called for a cessation of the bombing in the southern part of the country; so I want to be sure the record is clear on this.

Mr. KUCINICH. I appreciate your pointing it out.

Mr. LAHOOD. He did not sit by and allow his country—

Mr. KUCINICH. I agree with you, and I appreciate your correcting the record in that he wasn't for it, that's for sure. But I'm suggesting to you that the fact that we had someone who was supporting us, and yet we continued as a government, our government did nothing to discourage the continued bombing of Lebanon during that period after the 6 days that Israel thought they basically had accomplished their objectives.

I was in southern Lebanon. I saw the devastation. And I talked to people both on the Israeli side and on the Lebanese side, and I see that there was a desire to stop but it continued. We undermined the Siniora government. What I'm suggesting is that it's the United States interference in Lebanon that does not serve the country's purpose of peace well. I don't see our purpose there as being benign, to my good friend, and I say this having talked to all sides. Let Lebanon be for Lebanon. Let the United States and all the other nations of the world provide some support when asked for it, but we have to be very careful about injecting ourselves in a way that we try to determine the outcome for that country. We do not do well when we try to determine the outcome of who should govern another country. It always, in the last few years, has been very difficult for us to do that.

I appreciate, though, the dedication that my good friend has to peace in Lebanon. We both agree on the necessity of civility there. We may have differences as to how that would be achieved.

I thank the gentleman.

Mr. MANZULLO. Mr. Speaker, I yield such time as he may consume to the gentleman from Illinois (Mr. LAHOOD).

Mr. LAHOOD. I don't want to belabor this to my friend from Ohio, Mr. Speaker, but I want to say this: I visited right after the bombing stopped in the southern part of Lebanon. I visited there, Mr. Speaker, with some other Members of Congress, and I can tell you this: The Siniora government and all government officials decried very much what was happening in the southern part of the country and asked the United States to help in this instance to raise an enormous amount of money to help rebuild the southern part of the country. And President Bush got on the telephone, Mr. Speaker, talked to a number of countries, raised an enormous amount of money, billions of dollars. Siniora, the Prime Minister, went to France and actually met with leaders and raised an enormous amount of money.

The country of Lebanon, the Prime Minister of Lebanon, has encouraged the kind of involvement of our country to help raise money to rebuild the south and also to say to those who have taken a place in the country for no other good but to disrupt the country that this is not the kind of activity that they want.

And so we do disagree on this, Mr. Speaker, and I do disagree with the gentleman from Ohio. We need to speak out. That's what this resolution does. It speaks out about a group of people in Lebanon whose only goal is to disrupt the country and to try to take over, for no good, and that's why this resolution is well drafted and well written.

Mr. KUCINICH. Mr. Speaker, will my friend yield?

Mr. LAHOOD. Of course.

Mr. KUCINICH. I'm maintaining that our government, the United States, has really not been for dialogue so as to try to bring all the parties together. We have pursued a path that has been quite narrow and that, in effect, keeps the conflict going. So I have concerns about that.

I would agree that Mr. Siniora is trying to do everything he can, but I also think that he's limited to what he can do because of the parameters that he has to work within in order to keep the confidence of the administration in Washington, DC. And that's my concern.

So this resolution, I don't think, really addresses the much deeper need for dialogue within Lebanon by the Lebanese instead of the United States injecting its point of view and its mandate onto Lebanon.

Mr. LAHOOD. Well, I would say this, Mr. Speaker: I would say there are a lot of back-channel talks going on that don't get the kind of headlines and the kind of publicity. But there are activities taking place, unbeknownst to many who serve here and unbeknownst really to the public. I think these are good discussions. But I urge the House to support this resolution because for one of the few times that I've been here in 14 years, it really sets out, I think, the right language that we, as the

House of Representatives, want to send as a message to the Prime Minister of Lebanon and to a group there that wants to hurt the country and hurt the people in the country and have set on a course to do that.

Mr. ACKERMAN. Mr. Speaker, I yield myself such time as I may consume.

First let me express my appreciation for the gentleman from Ohio and for his good intentions and for his support of dialogue. Certainly nobody is against dialogue.

But we have a situation here where a democratic, freedom-loving, sovereign people are insisting on the results of their own self-determined election that they came to through democratic processes and are doing that in the face of outside interference in the form of armed opposition, murders, assassinations that are being sponsored by Hezbollah, financed by the Iranian and Syrian regimes. And the gentleman instead calls for dialogue. We call for nothing other than dialogue.

This is a nonbinding sense of the Congress resolution. And while other countries are running interference and murdering the people of Lebanon and preventing their democratic government from governing, we are sending them a message of hope, a message of support. And the gentleman's protestations say that we shouldn't interfere, let them have a dialogue.

What we are looking at, Mr. Speaker, is the equivalent of a rape, and I have just heard the argument that what we should do is not interfere and take sides between the victim and the raper and to say let them have a dialogue and work it out, while each and every day the rape continues. As a civilized, democratic society, we cannot sit idly by without saying a word.

I do appreciate the argument of those who are against violence, who are against arms, and who are against war. I stand with them on that. But we have no alternative than to act and at least send a message of support. There is no interference other than our best wishes while others are sending arms. There is nothing in the 17 whereas in this resolution that suggests that we're in favor of violence. And if the gentleman and those who argue his argument are truly opposed to raising an army, let them at least raise their voice. Let them speak out with us on this resolution. Let us reaffirm our dedication to the principles of democracy and self-determination of a people who have already made their choice in their election, and to stand by them, not by providing arms or violence, but by sending them the wishes of this Congress, of the American people, expressing our support for their determination to continue in their quest to effectuate the democracy to which they are entitled.

Mr. KUCINICH. Mr. Speaker, will the gentleman yield?

Mr. ACKERMAN. I yield to my friend.

Mr. KUCINICH. My concern is this: that you had an assistant Secretary of

State for the U.S., David Welch, who went to Lebanon, and he went there to basically make sure that the government took a hard-line position and that it would forestall the possibility of any dialogue. And then one of the clients of the United States, or so-called clients, basically escalated the situation by taking on the issue of disarmament of Hezbollah, which really ought to be done within the parameters of the Lebanese discussion.

Mr. ACKERMAN. Reclaiming my time, the Security Council of the United Nations has asked for the disarmament of Hezbollah. This is not our request. This is the United Nations. This is the international community. This is the entire peaceful world that has asked for that.

As far as the administration, I don't speak for the administration, heaven forbid. This is our Congress, and together Democrats and Republicans have joined in with words. Words are powerful. Words are important weapons. And if you want to avoid the weapons that go bang in the night, then words of support are important, important to a people who are under siege, whose democracy is being eroded by rogue states and terrorist organizations using violence and assassination, trying to blow up members of their elected parliament so that they no longer have a majority to continue their democratic work.

Mr. KUCINICH. Will my friend yield?

Mr. ACKERMAN. I yield.

Mr. KUCINICH. How much more effective it would be if the disarming of Hezbollah, which should occur, would occur within the context of an agreement within Lebanon as opposed to being imposed by someone else. The Lebanese should have control of their own government.

Mr. ACKERMAN. Let me say I'm not opposed to that happening. Let them disarm themselves. But let us in the meantime do what we can to be the voice of democracy and freedom.

The world looks at us as a beacon. We have spent so much of the goodwill that we have built up over 230 years of this democracy. At least let us speak out for freedom, speak out for freedom in the case of a people who are under siege, who are in the throes of having their duly elected government taken away from them by terrorist organizations and rogue regimes.

We know what Hezbollah is. The world knows what it is. We cannot stand idly by and not utter a word of support. This is our word of support. This is the resolution of this Congress. Would that it be more. Would that it be more forceful. Would that it be more effective. But at least we can continue to give those people who insist on living lives of freedom a rekindling of the belief that we too believe in what they believe in and that we support them in their struggle.

If the gentleman is prepared to yield back his time, I will do so.

Mr. MANZULLO. I am prepared to yield back. I want to commend the gentleman for his impassioned speech.

I thank you for the things you have said this afternoon in this Chamber.

Mr. ACKERMAN. You're quite welcome.

Mr. PAUL. Mr. Speaker, I rise in opposition to H. Res. 1194, mainly because this legislation reads like an authorization to use force in Lebanon.

As the key resolved clause of H. Res. 1194 states:

Resolved, That the House of Representatives—

* * * * *

(6) urges—

(A) the United States Government and the international community to immediately take all appropriate actions to support and strengthen the legitimate Government of Lebanon under Prime Minister Fouad Siniora;

This language is eerily similar to a key clause in the 2002 Iraq war authorization, H.J. Res. 114, which read:

(a) AUTHORIZATION—The President is authorized to use the Armed Forces of the United States as he determines to be necessary and appropriate in order to—

(1) defend the national security of the United States against the continuing threat posed by Iraq;

I find it outrageous that this legislation, which moves us closer to an expanded war in the Middle East, is judged sufficiently “non-controversial” to be placed on the suspension calendar for consideration on the House Floor outside of normal parliamentary order. Have we reached the point where it is no longer controversial to urge the President to use “all appropriate actions”—with the unmistakable implication that force may be used—to intervene in the domestic affairs of a foreign country?

Mr. Speaker, the Arab League has been mediating the conflict between rival political factions in Lebanon and has had some success in halting the recent violence. Currently, negotiations are taking place in Qatar between the Lebanese factions and some slow but encouraging progress is being made. Regional actors—who do have an interest in the conflict—have stepped up in attempt to diffuse the crisis and reach a peaceful solution. Yet at the critical stage of negotiations the U.S. House is preparing to pass a very confrontational resolution endorsing one side and condemning competing factions. In threatening to use “all appropriate actions” to support one faction, the United States is providing a strong disincentive for that one faction to continue peaceful negotiations. Passing this resolution will most likely contribute to a return of violence in Lebanon.

This legislation strongly condemns Iranian and Syrian support to one faction in Lebanon while pledging to involve the United States on the other side. Wouldn't it be better to be involved on neither side and instead encourage the negotiations that have already begun to resolve the conflict?

Afghanistan continues to sink toward chaos with no end in sight. The war in Iraq, launched on lies and deceptions, has cost nearly a trillion dollars and more than 4,000 lives with no end in sight. Saber rattling toward Iran and Syria increases daily, including in this very legislation. Yet we are committing ourselves to intervene in a domestic political dispute that has nothing to do with the United States.

This resolution leads us closer to a wider war in the Middle East. It involves the United States unnecessarily in an internal conflict be-

tween competing Lebanese political factions and will increase rather than decrease the chance for an increase in violence. The Lebanese should work out political disputes on their own or with the assistance of regional organizations like the Arab League. I urge my colleagues to reject this march to war and to reject H. Res. 1194.

Mr. MANZULLO. Mr. Speaker, I yield back the balance of my time.

Mr. ACKERMAN. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. ACKERMAN) that the House suspend the rules and agree to the resolution, H. Res. 1194.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. LAHOOD. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

□ 1630

CONFERENCE REPORT ON S. CON. RES. 70, CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2009

Mr. SPRATT submitted the following conference report and statement on the Senate concurrent resolution (S. Con. Res. 70) setting forth the congressional budget for the United States Government for fiscal year 2009 and including the appropriate budgetary levels for fiscal years 2008 and 2010 through 2013:

CONFERENCE REPORT (S. CON. RES. 70)

The committee of conference on the disagreeing votes of the two Houses on the amendment of the House to the concurrent resolution (S. Con. Res. 70), setting forth the congressional budget for the United States Government for fiscal year 2009 and including the appropriate budgetary levels for fiscal years 2008 and 2010 through 2013, having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

That the Senate recede from its disagreement to the amendment of the House and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the House amendment, insert the following:

SECTION 1. CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2009.

(a) DECLARATION.—Congress declares that this resolution is the concurrent resolution on the budget for fiscal year 2009 and that this resolution sets forth the appropriate budgetary levels for fiscal year 2008 and for fiscal years 2010 through 2013.

(b) TABLE OF CONTENTS.—

Sec. 1. Concurrent resolution on the budget for fiscal year 2009.

TITLE I—RECOMMENDED LEVELS AND AMOUNTS

Sec. 101. Recommended levels and amounts.

Sec. 102. Social Security.
 Sec. 103. Postal Service discretionary administrative expenses.

Sec. 104. Major functional categories.

TITLE II—RESERVE FUNDS

Subtitle A—House Reserve Funds

- Sec. 201. Deficit-neutral reserve fund for SCHIP legislation.
 Sec. 202. Deficit-neutral reserve fund for America's veterans and servicemembers.
 Sec. 203. Deficit-neutral reserve fund for education benefits for servicemembers, veterans, and their families.
 Sec. 204. Deficit-neutral reserve fund for infrastructure investment.
 Sec. 205. Deficit-neutral reserve fund for renewable energy and energy efficiency.
 Sec. 206. Deficit-neutral reserve fund for middle-income tax relief and economic equity.
 Sec. 207. Deficit-neutral reserve fund for reform of the alternative minimum tax.
 Sec. 208. Deficit-neutral reserve fund for higher education.
 Sec. 209. Deficit-neutral reserve fund for affordable housing.
 Sec. 210. Deficit-neutral reserve fund for Medicare improvements.
 Sec. 211. Deficit-neutral reserve fund for health care quality, effectiveness, and efficiency.
 Sec. 212. Deficit-neutral reserve fund for Medicaid and other programs.
 Sec. 213. Deficit-neutral reserve fund for a 9/11 health program.
 Sec. 214. Deficit-neutral reserve fund for trade adjustment assistance and unemployment insurance modernization.
 Sec. 215. Deficit-neutral reserve fund for county payments legislation.
 Sec. 216. Deficit-neutral reserve fund for San Joaquin River restoration and Navajo Nation water rights settlements.
 Sec. 217. Deficit-neutral reserve fund for the National Park Centennial Fund.
 Sec. 218. Deficit-neutral reserve fund for child support enforcement.
 Sec. 219. Deficit-neutral reserve fund for children and families.
 Sec. 220. Reserve fund adjustment for revenue measures in the House.

Subtitle B—Senate Reserve Funds

- Sec. 221. Deficit-neutral reserve fund to strengthen and stimulate the American economy and provide economic relief to American families.
 Sec. 222. Deficit-neutral reserve fund for improving education.
 Sec. 223. Deficit-neutral reserve fund for investments in America's infrastructure.
 Sec. 224. Deficit-neutral reserve fund to invest in clean energy, preserve the environment, and provide for certain settlements.
 Sec. 225. Deficit-neutral reserve fund for America's veterans and servicemembers.
 Sec. 226. Deficit-neutral reserve fund for education benefits for servicemembers, veterans, and their families.
 Sec. 227. Deficit-neutral reserve fund to improve America's health.
 Sec. 228. Deficit-neutral reserve fund for reform of the alternative minimum tax.
 Sec. 229. Deficit-neutral reserve fund for judicial pay and judgeships.
 Sec. 230. Deficit-neutral reserve fund for immigration enforcement and reform.
 Sec. 231. Deficit-neutral reserve fund for science parks.
 Sec. 232. Deficit-neutral reserve fund to terminate deductions from mineral revenue payments to States.

Sec. 233. Deficit-reduction reserve fund for increased use of recovery audits.

Sec. 234. Deficit-neutral reserve fund for food safety.

Sec. 235. Deficit-neutral reserve fund for demonstration project regarding Medicaid coverage of low-income HIV-infected individuals.

Sec. 236. Deficit-neutral reserve fund for reducing the income threshold for the refundable child tax credit, and other selected tax relief policies.

Sec. 237. Deficit-neutral reserve fund for a 9/11 health program.

TITLE III—BUDGET ENFORCEMENT

Subtitle A—House Enforcement Provisions

- Sec. 301. Program integrity initiatives and other adjustments.
 Sec. 302. Point of order against advance appropriations.

Subtitle B—Senate Enforcement Provisions

- Sec. 311. Senate point of order against legislation increasing long-term deficits.
 Sec. 312. Discretionary spending limits, program integrity initiatives, and other adjustments.
 Sec. 313. Point of order against advance appropriations.
 Sec. 314. Senate point of order against provisions of appropriations legislation that constitute changes in mandatory programs with net costs.
 Sec. 315. Senate point of order against legislation increasing short-term deficit.

Subtitle C—Other Provisions

- Sec. 321. Oversight of government performance.
 Sec. 322. Budgetary treatment of certain discretionary administrative expenses.
 Sec. 323. Application and effect of changes in allocations and aggregates.
 Sec. 324. Adjustments to reflect changes in concepts and definitions.
 Sec. 325. Exercise of rulemaking powers.

TITLE IV—POLICY

- Sec. 401. Policy of the House on middle-income tax relief.
 Sec. 402. Policy on defense priorities.

TITLE V—SENSE OF THE SENATE AND CONGRESS

Subtitle A—Sense of the Senate

- Sec. 501. Sense of the Senate regarding Medicaid administrative regulations.

Subtitle B—Sense of the Congress

- Sec. 511. Sense of the Congress on servicemembers' and veterans' health care and other priorities.
 Sec. 512. Sense of the Congress on homeland security.
 Sec. 513. Sense of the Congress regarding long-term fiscal reform.
 Sec. 514. Sense of the Congress regarding waste, fraud, and abuse.
 Sec. 515. Sense of the Congress regarding extension of the statutory pay-as-you-go rule.
 Sec. 516. Sense of the Congress on long-term budgeting.
 Sec. 517. Sense of the Congress regarding affordable health coverage.
 Sec. 518. Sense of the Congress regarding pay parity.
 Sec. 519. Sense of the Congress regarding subprime lending and foreclosures.
 Sec. 520. Sense of the Congress regarding the need to maintain and build upon efforts to fight hunger.
 Sec. 521. Sense of the Congress regarding the importance of child support enforcement.
 Sec. 522. Sense of the Congress on the Innovation Agenda and America COMPETES Act.

TITLE I—RECOMMENDED LEVELS AND AMOUNTS

SEC. 101. RECOMMENDED LEVELS AND AMOUNTS.

The following budgetary levels are appropriate for each of fiscal years 2008 through 2013:

(1) **FEDERAL REVENUES.**—For purposes of the enforcement of this resolution:

(A) The recommended levels of Federal revenues are as follows:

Fiscal year 2008: \$1,875,392,000,000.
 Fiscal year 2009: \$2,029,612,000,000.
 Fiscal year 2010: \$2,204,652,000,000.
 Fiscal year 2011: \$2,413,249,000,000.
 Fiscal year 2012: \$2,506,049,000,000.
 Fiscal year 2013: \$2,626,582,000,000.

(B) The amounts by which the aggregate levels of Federal revenues should be changed are as follows:

Fiscal year 2008: -\$4,000,000,000.
 Fiscal year 2009: -\$67,755,000,000.
 Fiscal year 2010: \$21,270,000,000.
 Fiscal year 2011: -\$14,824,000,000.
 Fiscal year 2012: -\$151,572,000,000.
 Fiscal year 2013: -\$123,689,000,000.

(2) **NEW BUDGET AUTHORITY.**—For purposes of the enforcement of this resolution, the appropriate levels of total new budget authority are as follows:

Fiscal year 2008: \$2,563,262,000,000.
 Fiscal year 2009: \$2,530,703,000,000.
 Fiscal year 2010: \$2,562,856,000,000.
 Fiscal year 2011: \$2,693,843,000,000.
 Fiscal year 2012: \$2,736,865,000,000.
 Fiscal year 2013: \$2,868,813,000,000.

(3) **BUDGET OUTLAYS.**—For purposes of the enforcement of this resolution, the appropriate levels of total budget outlays are as follows:

Fiscal year 2008: \$2,465,711,000,000.
 Fiscal year 2009: \$2,565,903,000,000.
 Fiscal year 2010: \$2,621,939,000,000.
 Fiscal year 2011: \$2,712,795,000,000.
 Fiscal year 2012: \$2,722,056,000,000.
 Fiscal year 2013: \$2,860,225,000,000.

(4) **DEFICITS (ON-BUDGET).**—For purposes of the enforcement of this resolution, the amounts of the deficits (on-budget) are as follows:

Fiscal year 2008: \$590,319,000,000.
 Fiscal year 2009: \$536,291,000,000.
 Fiscal year 2010: \$417,287,000,000.
 Fiscal year 2011: \$299,546,000,000.
 Fiscal year 2012: \$216,007,000,000.
 Fiscal year 2013: \$233,643,000,000.

(5) **DEBT SUBJECT TO LIMIT.**—Pursuant to section 301(a)(5) of the Congressional Budget Act of 1974, the appropriate levels of the public debt are as follows:

Fiscal year 2008: \$9,575,000,000,000.
 Fiscal year 2009: \$10,207,000,000,000.
 Fiscal year 2010: \$10,732,000,000,000.
 Fiscal year 2011: \$11,137,000,000,000.
 Fiscal year 2012: \$11,484,000,000,000.
 Fiscal year 2013: \$11,832,000,000,000.

(6) **DEBT HELD BY THE PUBLIC.**—The appropriate levels of debt held by the public are as follows:

Fiscal year 2008: \$5,404,000,000,000.
 Fiscal year 2009: \$5,761,000,000,000.
 Fiscal year 2010: \$5,989,000,000,000.
 Fiscal year 2011: \$6,080,000,000,000.
 Fiscal year 2012: \$6,075,000,000,000.
 Fiscal year 2013: \$6,081,000,000,000.

SEC. 102. SOCIAL SECURITY.

(a) **SOCIAL SECURITY REVENUES.**—For purposes of Senate enforcement under sections 302 and 311 of the Congressional Budget Act of 1974, the amounts of revenues of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund are as follows:

Fiscal year 2008: \$666,706,000,000.
 Fiscal year 2009: \$695,870,000,000.
 Fiscal year 2010: \$733,562,000,000.
 Fiscal year 2011: \$772,459,000,000.
 Fiscal year 2012: \$809,789,000,000.
 Fiscal year 2013: \$845,034,000,000.

(b) **SOCIAL SECURITY OUTLAYS.**—For purposes of Senate enforcement under sections 302 and 311 of the Congressional Budget Act of 1974, the amounts of outlays of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund are as follows:

Fiscal year 2008: \$463,746,000,000.
 Fiscal year 2009: \$493,602,000,000.
 Fiscal year 2010: \$520,149,000,000.
 Fiscal year 2011: \$540,478,000,000.
 Fiscal year 2012: \$566,240,000,000.
 Fiscal year 2013: \$595,534,000,000.

(c) **SOCIAL SECURITY ADMINISTRATIVE EXPENSES.**—In the Senate, the amounts of new budget authority and budget outlays of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund for administrative expenses are as follows:

Fiscal year 2008:
 (A) New budget authority, \$5,010,000,000.
 (B) Outlays, \$4,944,000,000.
 Fiscal year 2009:
 (A) New budget authority, \$5,233,000,000.
 (B) Outlays, \$5,160,000,000.
 Fiscal year 2010:
 (A) New budget authority, \$5,359,000,000.
 (B) Outlays, \$5,332,000,000.
 Fiscal year 2011:
 (A) New budget authority, \$5,500,000,000.
 (B) Outlays, \$5,475,000,000.
 Fiscal year 2012:
 (A) New budget authority, \$5,653,000,000.
 (B) Outlays, \$5,626,000,000.
 Fiscal year 2013:
 (A) New budget authority, \$5,817,000,000.
 (B) Outlays, \$5,789,000,000.

SEC. 103. POSTAL SERVICE DISCRETIONARY ADMINISTRATIVE EXPENSES.

In the Senate, the amounts of new budget authority and budget outlays of the Postal Service for discretionary administrative expenses are as follows:

Fiscal year 2008:
 (A) New budget authority, \$250,000,000.
 (B) Outlays, \$237,000,000.
 Fiscal year 2009:
 (A) New budget authority, \$258,000,000.
 (B) Outlays, \$258,000,000.
 Fiscal year 2010:
 (A) New budget authority, \$267,000,000.
 (B) Outlays, \$267,000,000.
 Fiscal year 2011:
 (A) New budget authority, \$275,000,000.
 (B) Outlays, \$275,000,000.
 Fiscal year 2012:
 (A) New budget authority, \$284,000,000.
 (B) Outlays, \$284,000,000.
 Fiscal year 2013:
 (A) New budget authority, \$293,000,000.
 (B) Outlays, \$293,000,000.

SEC. 104. MAJOR FUNCTIONAL CATEGORIES.

The Congress determines and declares that the appropriate levels of new budget authority and outlays for fiscal years 2008 through 2013 for each major functional category are:

(1) **National Defense (050):**
 Fiscal year 2008:
 (A) New budget authority, \$590,686,000,000.
 (B) Outlays, \$576,173,000,000.
 Fiscal year 2009:
 (A) New budget authority, \$542,497,000,000.
 (B) Outlays, \$573,362,000,000.
 Fiscal year 2010:
 (A) New budget authority, \$550,414,000,000.
 (B) Outlays, \$560,726,000,000.
 Fiscal year 2011:
 (A) New budget authority, \$557,026,000,000.
 (B) Outlays, \$560,099,000,000.
 Fiscal year 2012:
 (A) New budget authority, \$565,800,000,000.
 (B) Outlays, \$556,699,000,000.
 Fiscal year 2013:
 (A) New budget authority, \$576,233,000,000.
 (B) Outlays, \$568,829,000,000.
 (2) **International Affairs (150):**
 Fiscal year 2008:
 (A) New budget authority, \$32,648,000,000.
 (B) Outlays, \$32,843,000,000.
 Fiscal year 2009:
 (A) New budget authority, \$37,158,000,000.
 (B) Outlays, \$35,749,000,000.
 Fiscal year 2010:

(A) New budget authority, \$37,901,000,000.
 (B) Outlays, \$36,591,000,000.

Fiscal year 2011:

(A) New budget authority, \$38,221,000,000.
 (B) Outlays, \$36,864,000,000.

Fiscal year 2012:

(A) New budget authority, \$38,491,000,000.
 (B) Outlays, \$36,824,000,000.

Fiscal year 2013:

(A) New budget authority, \$38,451,000,000.
 (B) Outlays, \$36,537,000,000.

(3) **General Science, Space, and Technology (250):**

Fiscal year 2008:

(A) New budget authority, \$27,407,000,000.
 (B) Outlays, \$26,456,000,000.

Fiscal year 2009:

(A) New budget authority, \$30,639,000,000.
 (B) Outlays, \$29,072,000,000.

Fiscal year 2010:

(A) New budget authority, \$31,701,000,000.
 (B) Outlays, \$31,192,000,000.

Fiscal year 2011:

(A) New budget authority, \$32,863,000,000.
 (B) Outlays, \$32,642,000,000.

Fiscal year 2012:

(A) New budget authority, \$34,115,000,000.
 (B) Outlays, \$33,891,000,000.

Fiscal year 2013:

(A) New budget authority, \$35,450,000,000.
 (B) Outlays, \$34,694,000,000.

(4) **Energy (270):**

Fiscal year 2008:

(A) New budget authority, \$3,550,000,000.
 (B) Outlays, \$1,681,000,000.

Fiscal year 2009:

(A) New budget authority, \$6,514,000,000.
 (B) Outlays, \$2,795,000,000.

Fiscal year 2010:

(A) New budget authority, \$6,615,000,000.
 (B) Outlays, \$4,092,000,000.

Fiscal year 2011:

(A) New budget authority, \$6,450,000,000.
 (B) Outlays, \$4,969,000,000.

Fiscal year 2012:

(A) New budget authority, \$6,550,000,000.
 (B) Outlays, \$5,417,000,000.

Fiscal year 2013:

(A) New budget authority, \$6,474,000,000.
 (B) Outlays, \$5,659,000,000.

(5) **Natural Resources and Environment (300):**

Fiscal year 2008:

(A) New budget authority, \$33,169,000,000.
 (B) Outlays, \$34,723,000,000.

Fiscal year 2009:

(A) New budget authority, \$40,515,000,000.
 (B) Outlays, \$36,868,000,000.

Fiscal year 2010:

(A) New budget authority, \$35,278,000,000.
 (B) Outlays, \$37,472,000,000.

Fiscal year 2011:

(A) New budget authority, \$36,307,000,000.
 (B) Outlays, \$37,865,000,000.

Fiscal year 2012:

(A) New budget authority, \$37,396,000,000.
 (B) Outlays, \$38,356,000,000.

Fiscal year 2013:

(A) New budget authority, \$38,033,000,000.
 (B) Outlays, \$38,923,000,000.

(6) **Agriculture (350):**

Fiscal year 2008:

(A) New budget authority, \$24,296,000,000.
 (B) Outlays, \$22,179,000,000.

Fiscal year 2009:

(A) New budget authority, \$22,572,000,000.
 (B) Outlays, \$22,312,000,000.

Fiscal year 2010:

(A) New budget authority, \$22,145,000,000.
 (B) Outlays, \$21,241,000,000.

Fiscal year 2011:

(A) New budget authority, \$22,026,000,000.
 (B) Outlays, \$21,022,000,000.

Fiscal year 2012:

(A) New budget authority, \$20,889,000,000.
 (B) Outlays, \$17,463,000,000.

Fiscal year 2013:

(A) New budget authority, \$22,304,000,000.
 (B) Outlays, \$21,606,000,000.

(7) **Commerce and Housing Credit (370):**

Fiscal year 2008:

(A) New budget authority, \$11,216,000,000.
 (B) Outlays, \$5,381,000,000.

Fiscal year 2009:

(A) New budget authority, \$9,560,000,000.
 (B) Outlays, \$3,722,000,000.

Fiscal year 2010:

(A) New budget authority, \$13,887,000,000.
 (B) Outlays, \$5,835,000,000.

Fiscal year 2011:

(A) New budget authority, \$8,998,000,000.
 (B) Outlays, \$2,193,000,000.

Fiscal year 2012:

(A) New budget authority, \$9,246,000,000.
 (B) Outlays, \$1,735,000,000.

Fiscal year 2013:

(A) New budget authority, \$9,642,000,000.
 (B) Outlays, \$1,648,000,000.

(8) **Transportation (400):**

Fiscal year 2008:

(A) New budget authority, \$80,189,000,000.
 (B) Outlays, \$77,795,000,000.

Fiscal year 2009:

(A) New budget authority, \$74,682,000,000.
 (B) Outlays, \$80,781,000,000.

Fiscal year 2010:

(A) New budget authority, \$77,999,000,000.
 (B) Outlays, \$84,318,000,000.

Fiscal year 2011:

(A) New budget authority, \$78,900,000,000.
 (B) Outlays, \$86,468,000,000.

Fiscal year 2012:

(A) New budget authority, \$79,741,000,000.
 (B) Outlays, \$88,453,000,000.

Fiscal year 2013:

(A) New budget authority, \$80,641,000,000.
 (B) Outlays, \$90,675,000,000.

(9) **Community and Regional Development (450):**

Fiscal year 2008:

(A) New budget authority, \$20,149,000,000.
 (B) Outlays, \$27,820,000,000.

Fiscal year 2009:

(A) New budget authority, \$15,220,000,000.
 (B) Outlays, \$24,401,000,000.

Fiscal year 2010:

(A) New budget authority, \$15,376,000,000.
 (B) Outlays, \$22,109,000,000.

Fiscal year 2011:

(A) New budget authority, \$15,603,000,000.
 (B) Outlays, \$18,330,000,000.

Fiscal year 2012:

(A) New budget authority, \$15,840,000,000.
 (B) Outlays, \$16,301,000,000.

Fiscal year 2013:

(A) New budget authority, \$16,007,000,000.
 (B) Outlays, \$15,986,000,000.

(10) **Education, Training, Employment, and Social Services (500):**

Fiscal year 2008:

(A) New budget authority, \$90,077,000,000.
 (B) Outlays, \$90,729,000,000.

Fiscal year 2009:

(A) New budget authority, \$94,277,000,000.
 (B) Outlays, \$91,351,000,000.

Fiscal year 2010:

(A) New budget authority, \$103,716,000,000.
 (B) Outlays, \$99,477,000,000.

Fiscal year 2011:

(A) New budget authority, \$105,910,000,000.
 (B) Outlays, \$103,453,000,000.

Fiscal year 2012:

(A) New budget authority, \$107,399,000,000.
 (B) Outlays, \$103,992,000,000.

Fiscal year 2013:

(A) New budget authority, \$100,625,000,000.
 (B) Outlays, \$102,451,000,000.

(11) **Health (550):**

Fiscal year 2008:

(A) New budget authority, \$285,601,000,000.
 (B) Outlays, \$287,188,000,000.

Fiscal year 2009:

(A) New budget authority, \$310,260,000,000.
 (B) Outlays, \$307,474,000,000.

Fiscal year 2010:

(A) New budget authority, \$325,344,000,000.
 (B) Outlays, \$325,681,000,000.

Fiscal year 2011:

(A) New budget authority, \$345,817,000,000.
(B) Outlays, \$345,055,000,000.

Fiscal year 2012:

(A) New budget authority, \$368,395,000,000.
(B) Outlays, \$367,257,000,000.

Fiscal year 2013:

(A) New budget authority, \$393,337,000,000.
(B) Outlays, \$391,872,000,000.

(12) Medicare (570):

Fiscal year 2008:
(A) New budget authority, \$390,458,000,000.
(B) Outlays, \$390,454,000,000.

Fiscal year 2009:

(A) New budget authority, \$420,191,000,000.
(B) Outlays, \$419,974,000,000.

Fiscal year 2010:

(A) New budget authority, \$445,207,000,000.
(B) Outlays, \$445,333,000,000.

Fiscal year 2011:

(A) New budget authority, \$494,337,000,000.
(B) Outlays, \$494,162,000,000.

Fiscal year 2012:

(A) New budget authority, \$491,305,000,000.
(B) Outlays, \$491,065,000,000.

Fiscal year 2013:

(A) New budget authority, \$552,329,000,000.
(B) Outlays, \$552,445,000,000.

(13) Income Security (600):

Fiscal year 2008:
(A) New budget authority, \$389,926,000,000.
(B) Outlays, \$394,161,000,000.

Fiscal year 2009:

(A) New budget authority, \$415,547,000,000.
(B) Outlays, \$416,039,000,000.

Fiscal year 2010:

(A) New budget authority, \$420,430,000,000.
(B) Outlays, \$420,710,000,000.

Fiscal year 2011:

(A) New budget authority, \$429,946,000,000.
(B) Outlays, \$429,463,000,000.

Fiscal year 2012:

(A) New budget authority, \$416,447,000,000.
(B) Outlays, \$416,044,000,000.

Fiscal year 2013:

(A) New budget authority, \$432,148,000,000.
(B) Outlays, \$431,699,000,000.

(14) Social Security (650):

Fiscal year 2008:
(A) New budget authority, \$19,378,000,000.
(B) Outlays, \$19,378,000,000.

Fiscal year 2009:

(A) New budget authority, \$21,313,000,000.
(B) Outlays, \$21,313,000,000.

Fiscal year 2010:

(A) New budget authority, \$23,803,000,000.
(B) Outlays, \$23,803,000,000.

Fiscal year 2011:

(A) New budget authority, \$27,338,000,000.
(B) Outlays, \$27,338,000,000.

Fiscal year 2012:

(A) New budget authority, \$30,349,000,000.
(B) Outlays, \$30,349,000,000.

Fiscal year 2013:

(A) New budget authority, \$33,170,000,000.
(B) Outlays, \$33,170,000,000.

(15) Veterans Benefits and Services (700):

Fiscal year 2008:
(A) New budget authority, \$86,365,000,000.
(B) Outlays, \$83,551,000,000.

Fiscal year 2009:

(A) New budget authority, \$93,320,000,000.
(B) Outlays, \$92,486,000,000.

Fiscal year 2010:

(A) New budget authority, \$96,233,000,000.
(B) Outlays, \$95,912,000,000.

Fiscal year 2011:

(A) New budget authority, \$102,038,000,000.
(B) Outlays, \$101,706,000,000.

Fiscal year 2012:

(A) New budget authority, \$99,359,000,000.
(B) Outlays, \$98,511,000,000.

Fiscal year 2013:

(A) New budget authority, \$105,344,000,000.
(B) Outlays, \$104,513,000,000.

(16) Administration of Justice (750):

Fiscal year 2008:
(A) New budget authority, \$46,237,000,000.

(B) Outlays, \$44,282,000,000.

Fiscal year 2009:

(A) New budget authority, \$48,303,000,000.
(B) Outlays, \$48,097,000,000.

Fiscal year 2010:

(A) New budget authority, \$48,673,000,000.
(B) Outlays, \$49,291,000,000.

Fiscal year 2011:

(A) New budget authority, \$49,348,000,000.
(B) Outlays, \$49,763,000,000.

Fiscal year 2012:

(A) New budget authority, \$50,139,000,000.
(B) Outlays, \$50,172,000,000.

Fiscal year 2013:

(A) New budget authority, \$51,051,000,000.
(B) Outlays, \$50,767,000,000.

(17) General Government (800):

Fiscal year 2008:

(A) New budget authority, \$56,407,000,000.
(B) Outlays, \$56,920,000,000.

Fiscal year 2009:

(A) New budget authority, \$23,987,000,000.
(B) Outlays, \$24,411,000,000.

Fiscal year 2010:

(A) New budget authority, \$19,929,000,000.
(B) Outlays, \$19,974,000,000.

Fiscal year 2011:

(A) New budget authority, \$20,470,000,000.
(B) Outlays, \$20,369,000,000.

Fiscal year 2012:

(A) New budget authority, \$21,004,000,000.
(B) Outlays, \$21,026,000,000.

Fiscal year 2013:

(A) New budget authority, \$21,463,000,000.
(B) Outlays, \$21,251,000,000.

(18) Net Interest (900):

Fiscal year 2008:

(A) New budget authority, \$349,351,000,000.
(B) Outlays, \$349,351,000,000.

Fiscal year 2009:

(A) New budget authority, \$334,409,000,000.
(B) Outlays, \$334,409,000,000.

Fiscal year 2010:

(A) New budget authority, \$370,805,000,000.
(B) Outlays, \$370,805,000,000.

Fiscal year 2011:

(A) New budget authority, \$407,916,000,000.
(B) Outlays, \$407,916,000,000.

Fiscal year 2012:

(A) New budget authority, \$433,193,000,000.
(B) Outlays, \$433,193,000,000.

Fiscal year 2013:

(A) New budget authority, \$448,812,000,000.
(B) Outlays, \$448,812,000,000.

(19) Allowances (920):

Fiscal year 2008:

(A) New budget authority, \$4,426,000,000.
(B) Outlays, \$2,075,000,000.

Fiscal year 2009:

(A) New budget authority, -\$13,201,000,000.
(B) Outlays, -\$6,462,000,000.

Fiscal year 2010:

(A) New budget authority, -\$11,955,000,000.
(B) Outlays, -\$9,385,000,000.

Fiscal year 2011:

(A) New budget authority, -\$12,307,000,000.
(B) Outlays, -\$11,769,000,000.

Fiscal year 2012:

(A) New budget authority, -\$12,689,000,000.
(B) Outlays, -\$13,764,000,000.

Fiscal year 2013:

(A) New budget authority, -\$13,000,000,000.
(B) Outlays, -\$13,396,000,000.

(20) Undistributed Offsetting Receipts (950):

Fiscal year 2008:

(A) New budget authority, -\$86,330,000,000.
(B) Outlays, -\$86,330,000,000.

Fiscal year 2009:

(A) New budget authority, -\$67,060,000,000.
(B) Outlays, -\$67,060,000,000.

Fiscal year 2010:

(A) New budget authority, -\$70,645,000,000.
(B) Outlays, -\$70,645,000,000.

Fiscal year 2011:

(A) New budget authority, -\$73,364,000,000.
(B) Outlays, -\$73,364,000,000.

Fiscal year 2012:

(A) New budget authority, -\$76,104,000,000.

(B) Outlays, -\$76,104,000,000.

Fiscal year 2013:

(A) New budget authority, -\$79,691,000,000.
(B) Outlays, -\$79,691,000,000.

(21) Overseas Deployments and Other Activities (970):

Fiscal year 2008:

(A) New budget authority, \$108,056,000,000.
(B) Outlays, \$28,901,000,000.

Fiscal year 2009:

(A) New budget authority, \$70,000,000,000.
(B) Outlays, \$74,809,000,000.

Fiscal year 2010:

(A) New budget authority, \$0.
(B) Outlays, \$47,407,000,000.

Fiscal year 2011:

(A) New budget authority, \$0.
(B) Outlays, \$18,251,000,000.

Fiscal year 2012:

(A) New budget authority, \$0.
(B) Outlays, \$5,176,000,000.

Fiscal year 2013:

(A) New budget authority, \$0.
(B) Outlays, \$1,775,000,000.

TITLE II—RESERVE FUNDS

Subtitle A—House Reserve Funds

SEC. 201. DEFICIT-NEUTRAL RESERVE FUND FOR SCHIP LEGISLATION.

In the House, the Chairman of the Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report, which contains matter within the jurisdiction of the Committee on Energy and Commerce that expands coverage and improves children's health through the State Children's Health Insurance Program (SCHIP) under title XXI of the Social Security Act and the program under title XIX of such Act (commonly known as Medicaid) and that increases new budget authority that will result in no more than \$50,000,000,000 in outlays in fiscal years 2008 through 2013, and others which contain offsets so designated for the purpose of this section within the jurisdiction of another committee or committees, if the combined changes would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 202. DEFICIT-NEUTRAL RESERVE FUND FOR AMERICA'S VETERANS AND SERVICEMEMBERS.

The Chairman of the House Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would—

(1) enhance medical care, disability evaluations, or disability benefits for wounded or disabled military personnel or veterans (including measures to expedite the claims process);

(2) maintain affordable health care for military retirees and veterans;

(3) expand the number of disabled military retirees who receive both disability compensation and retired pay, or would accelerate the date by which eligible retirees under section 1414 of title 10, United States Code, will fully receive both veterans' disability compensation and retired pay;

(4) eliminate the offset between Survivor Benefit Plan annuities and Veterans' Dependency and Indemnity Compensation;

(5) provide for the continuing payment to members of the Armed Forces who are retired or separated from the Armed Forces due to a combat-related injury after September 11, 2001, of bonuses that such members were entitled to before the retirement or separation and would continue to be entitled to if such members were not retired or separated;

(6) enhance programs and activities to increase the availability of health care and other veterans services for veterans living in rural areas; or

(7) provide or increase benefits for Filipino veterans of World War II or their survivors and dependents

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 203. DEFICIT-NEUTRAL RESERVE FUND FOR EDUCATION BENEFITS FOR SERVICEMEMBERS, VETERANS, AND THEIR FAMILIES.

The Chairman of the House Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would—

(1) enhance educational benefits or assistance for servicemembers and veterans with service on active duty in the Armed Forces on or after September 11, 2001;

(2) allow for the transfer of education benefits from servicemembers to spouses, survivors, or dependents; or

(3) otherwise enhance education benefits or assistance for servicemembers (including Active Duty, National Guard, and Reserve), veterans, or their spouses, survivors, or dependents

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit or decrease the surplus over either the period of fiscal years 2008 through 2013 or the period of fiscal years 2008 through 2018.

SEC. 204. DEFICIT-NEUTRAL RESERVE FUND FOR INFRASTRUCTURE INVESTMENT.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that provides for a robust Federal investment in America's infrastructure, which may include projects for transit, rail (including high-speed passenger rail), airport, seaport, public housing, energy, water, highway, bridge, or other infrastructure projects by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 205. DEFICIT-NEUTRAL RESERVE FUND FOR RENEWABLE ENERGY AND ENERGY EFFICIENCY.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that provides tax incentives for or otherwise encourages the production of renewable energy or increased energy efficiency; encourages investment in emerging energy or vehicle technologies or carbon capture and sequestration; provides for reductions in greenhouse gas emissions; or facilitates the training of workers for these industries ("green collar jobs") by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 206. DEFICIT-NEUTRAL RESERVE FUND FOR MIDDLE-INCOME TAX RELIEF AND ECONOMIC EQUITY.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that provides for tax relief for middle-income families and taxpayers or enhanced economic equity, such as extension of the child tax credit, extension of marriage penalty relief, extension of the 10 percent individual income tax bracket, elimination of estate taxes on all but a minute fraction of estates by re-

forming and substantially increasing the unified credit, extension of the research and experimentation tax credit, extension of the deduction for small business expensing, extension of the deduction for State and local sales taxes, or a tax credit for school construction bonds, by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 207. DEFICIT-NEUTRAL RESERVE FUND FOR REFORM OF THE ALTERNATIVE MINIMUM TAX.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that provides for reform of the Internal Revenue Code of 1986 by reducing the tax burden of the alternative minimum tax on middle-income families by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 208. DEFICIT-NEUTRAL RESERVE FUND FOR HIGHER EDUCATION.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that makes college more affordable or accessible through reforms to the Higher Education Act of 1965 or other legislation by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 209. DEFICIT-NEUTRAL RESERVE FUND FOR AFFORDABLE HOUSING.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that provides for an affordable housing fund, offset by reforming the regulation of certain government-sponsored enterprises, by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 210. DEFICIT-NEUTRAL RESERVE FUND FOR MEDICARE IMPROVEMENTS.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that improves the Medicare program for beneficiaries and protects access to care, which may include measures such as—

(1) increasing the reimbursement rate for physicians while protecting beneficiaries from associated premium increases;

(2) providing for—

(A) an increase in the asset allowance under the Medicare Part D low-income subsidy program so that individuals with very limited incomes, but modest retirement savings, can obtain the assistance that the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 was intended to deliver with respect to the payment of premiums and cost-sharing under the Medicare Part D prescription drug benefit;

(B) an update in the income and asset allowances under the Medicare Savings Program and an annual inflationary adjustment for those allowances; or

(C) improved outreach and enrollment under the Medicare Savings Program and the Medicare Part D low-income subsidy program to ensure that low-income senior citizens and other low-income Medicare beneficiaries receive the

low-income assistance for which they are eligible in accordance with the improvements provided for in such legislation;

(3) reductions in beneficiary cost-sharing for preventive benefits under Medicare Part B; or

(4) limiting inappropriate or abusive marketing tactics by private insurers and their agents offering Medicare Advantage or Medicare prescription drug plans

by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 211. DEFICIT-NEUTRAL RESERVE FUND FOR HEALTH CARE QUALITY, EFFECTIVENESS, AND EFFICIENCY.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that—

(1) provides incentives or other support for adoption of modern information technology, including electronic prescribing, to improve quality and protect privacy in health care;

(2) establishes a new Federal or public-private initiative for research on the comparative effectiveness of different medical interventions;

(3) provides parity between health insurance coverage of mental health benefits and benefits for medical and surgical services, including parity in public programs;

(4) improves health care, provides quality health insurance for the uninsured and underinsured, and protects individuals with current health coverage; or

(5) reauthorizes the special diabetes program for Indians and the special diabetes programs for Type 1 diabetes

by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 212. DEFICIT-NEUTRAL RESERVE FUND FOR MEDICAID AND OTHER PROGRAMS.

(a) **REGULATIONS AND ADMINISTRATIVE ACTIONS.**—In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that prevents or delays the implementation or administration of regulations or other administrative actions that would affect the Medicaid, SCHIP, or other programs by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

(b) **TRANSITIONAL MEDICAL ASSISTANCE AND QUALIFYING INDIVIDUALS.**—In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that extends the transitional medical assistance program or the qualifying individuals program, which are included in title XIX of the Social Security Act, by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

(c) **DEMONSTRATION PROJECT REGARDING MEDICAID COVERAGE OF LOW-INCOME HIV-INFECTED INDIVIDUALS.**—In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that provides for a demonstration project under which a State may apply under section 1115 of the Social Security Act (42 U.S.C. 1315) to provide medical assistance under a State Medicaid program to HIV-infected individuals who are

not eligible for medical assistance under such program under section 1902(a)(10)(A)(i) of the Social Security Act (42 U.S.C. 1396a(a)(10)(A)(i)) by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

(d) **PEDIATRIC DENTAL CARE.**—In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that would provide for improved access to pediatric dental care for children from low-income families by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 213. DEFICIT-NEUTRAL RESERVE FUND FOR A 9/11 HEALTH PROGRAM.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that would establish a program, including medical monitoring and treatment, addressing the adverse health impacts linked to the September 11, 2001, attacks by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 214. DEFICIT-NEUTRAL RESERVE FUND FOR TRADE ADJUSTMENT ASSISTANCE AND UNEMPLOYMENT INSURANCE MODERNIZATION.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that reauthorizes the trade adjustment assistance program to better meet the challenges of globalization or modernizes the unemployment insurance system to improve access to needed benefits by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 215. DEFICIT-NEUTRAL RESERVE FUND FOR COUNTY PAYMENTS LEGISLATION.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that provides for the reauthorization of the Secure Rural Schools and Community Self Determination Act of 2000 (Public Law 106-393) or makes changes to the Payments in Lieu of Taxes Act of 1976 (Public Law 94-565) by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 216. DEFICIT-NEUTRAL RESERVE FUND FOR SAN JOAQUIN RIVER RESTORATION AND NAVAJO NATION WATER RIGHTS SETTLEMENTS.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that would fulfill the purposes of the San Joaquin River Restoration Settlement Act or implement a Navajo Nation water rights settlement and other provisions authorized by the Northwestern New Mexico Rural Water Projects Act by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 217. DEFICIT-NEUTRAL RESERVE FUND FOR THE NATIONAL PARK CENTENNIAL FUND.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that provides for the establishment of the National Park Centennial Fund by the amounts provided in such measure for that purpose if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 218. DEFICIT-NEUTRAL RESERVE FUND FOR CHILD SUPPORT ENFORCEMENT.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that improves Federal child support collection efforts or results in more collected child support reaching families by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 219. DEFICIT-NEUTRAL RESERVE FUND FOR CHILDREN AND FAMILIES.

In the House, the Chairman of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that assists children and families by improving child welfare programs, extending and improving provisions in the Temporary Assistance for Needy Families program, or providing up to \$5,000,000,000 for the child care entitlement to States by the amounts provided in such measure if such measure would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 220. RESERVE FUND ADJUSTMENT FOR REVENUE MEASURES IN THE HOUSE.

(a) In the House, with respect to consideration of any bill, joint resolution, amendment, or conference report that would have the net effect of increasing the deficit or reducing the surplus for the period of fiscal years 2008 through 2013 or the period of fiscal years 2008 through 2018 and that would decrease total revenues for the period of fiscal years 2009 through 2013 below the Congressional Budget Office baseline for this concurrent resolution on the budget, the Chairman of the Committee on the Budget shall increase the revenue aggregates by \$340,570,000,000 for the period of fiscal years 2009 through 2013 if the Chairman determines that such legislation does not include language consistent with the applicable provision set forth in the joint explanatory statement of managers accompanying this concurrent resolution. The Chairman may readjust such levels upon disposition of any measure under this section.

(b) Section 321 of S. Con. Res. 21, the Concurrent Resolution on the Budget for Fiscal Year 2008, shall no longer apply.

Subtitle B—Senate Reserve Funds

SEC. 221. DEFICIT-NEUTRAL RESERVE FUND TO STRENGTHEN AND STIMULATE THE AMERICAN ECONOMY AND PROVIDE ECONOMIC RELIEF TO AMERICAN FAMILIES.

(a) **TAX RELIEF.**—The Chairman of the Senate Committee on the Budget may revise the aggregates, allocations, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would provide tax relief, including extensions of expiring and expired tax relief and refundable tax relief, by the amounts provided in that legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal

years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(b) **MANUFACTURING.**—The Chairman of the Senate Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports, including tax legislation, that would revitalize the United States domestic manufacturing sector by increasing Federal research and development, by expanding the scope and effectiveness of manufacturing programs across the Federal government, by increasing efforts to train and retrain manufacturing workers, by increasing support for development of alternative fuels and leap-ahead automotive and energy technologies, or by establishing tax incentives to encourage the continued production in the United States of advanced technologies and the infrastructure to support such technologies, by the amounts provided in that legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(c) **HOUSING.**—The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would provide housing assistance, which may include low income rental assistance, or establish an affordable housing fund financed by the housing government sponsored enterprises or other sources, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(d) **FLOOD INSURANCE REFORM.**—The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would provide for flood insurance reform and modernization, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(e) **TRADE.**—The Chairman of the Senate Committee on the Budget may revise the allocations, aggregates, and other levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports relating to trade, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(f) **ECONOMIC RELIEF FOR AMERICAN FAMILIES.**—The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports which—

(1) reauthorizes the Temporary Assistance for Needy Families supplemental grants or makes improvements to the Temporary Assistance for Needy Families program, child welfare programs, or the child support enforcement program;

(2) provides up to \$5,000,000,000 for the child care entitlement to States;

(3) provides up to \$40,000,000 for the emergency food assistance program established under the Emergency Food Assistance Act of 1983 (7 U.S.C. 7501 et seq.);

(4) improves the unemployment compensation program; or

(5) reauthorizes trade adjustment assistance programs

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(g) **AMERICA'S FARMS AND ECONOMIC INVESTMENT IN RURAL AMERICA.**—

(1) **FARM BILL.**—The Chairman of the Senate Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that provide for the reauthorization of the programs of the Food Security and Rural Investment Act of 2002 or prior Acts, authorize similar or related programs, provide for revenue changes, or any combination of the preceding purposes, by the amounts provided in such legislation for those purposes up to \$15,000,000,000 over the period of the total of fiscal years 2008 through 2013, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(2) **COUNTY PAYMENTS.**—The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels and limits in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that provide for the reauthorization of the Secure Rural Schools and Community Self-Determination Act of 2000 (Public Law 106-393), make changes to the Payments in Lieu of Taxes Act of 1976 (Public Law 94-565), or both, by the amounts provided by that legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 222. DEFICIT-NEUTRAL RESERVE FUND FOR IMPROVING EDUCATION.

The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other levels and limits in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would improve education, which may include—

(1) making higher education more accessible or more affordable, which may include increasing funding for the Federal Pell Grant program or increasing Federal student loan limits;

(2) facilitating modernization of school facilities through renovation or construction bonds, reducing the cost of teachers' out-of-pocket expenses for school supplies, or providing tax incentives for highly-qualified teachers to serve in high-needs schools;

(3) improving student achievement during secondary education, including middle school completion, increasing high school graduation, and preparing students for higher education and the workforce; or

(4) promoting flexibility and accountability in Federal education programs

by the amounts provided in such legislation for such purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 223. DEFICIT-NEUTRAL RESERVE FUND FOR INVESTMENTS IN AMERICA'S INFRASTRUCTURE.

The Chairman of the Senate Committee on the Budget may revise the aggregates, allocations, and other appropriate levels and limits in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that provide for a robust Federal investment in America's infrastructure, which may include projects for transit, rail (including high-speed passenger rail), airport, seaport, public housing, energy, water, highway, bridge, or

other infrastructure projects, by the amounts provided in that legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 224. DEFICIT-NEUTRAL RESERVE FUND TO INVEST IN CLEAN ENERGY, PRESERVE THE ENVIRONMENT, AND PROVIDE FOR CERTAIN SETTLEMENTS.

(a) **ENERGY AND THE ENVIRONMENT.**—The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other levels and limits in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would decrease greenhouse gas emissions, reduce our Nation's dependence on imported energy, produce green jobs, encourage consumers to install smart electricity meters in homes and businesses, encourage the capture and storage of carbon dioxide emissions from coal projects, or preserve or protect national parks, oceans, or coastal areas, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018. The legislation may include tax legislation such as a proposal to extend for 5 years energy tax incentives like the production tax credit for electricity produced from renewable resources, the biodiesel production tax credit, or the Clean Renewable Energy Bond program, to provide a tax credit for clean burning wood stoves, a tax credit for production of cellulosic ethanol, a tax credit for plug-in hybrid vehicles, or provisions to encourage energy efficient buildings, products, and power plants. Tax legislation under this section may be paid for by adjustments to section 167(h)(1) of the Internal Revenue Code of 1986 as it relates to integrated oil companies.

(b) **SETTLEMENTS.**—The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would fulfill the purposes of the San Joaquin River Restoration Settlement Act or implement a Navajo Nation water rights settlement and other provisions authorized by the Northwestern New Mexico Rural Water Projects Act, by the amounts provided by that legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 225. DEFICIT-NEUTRAL RESERVE FUND FOR AMERICA'S VETERANS AND SERVICEMEMBERS.

The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would—

(1) enhance medical care, disability evaluations, or disability benefits for wounded or disabled military personnel or veterans (including measures to expedite the claims process);

(2) maintain affordable health care for military retirees and veterans;

(3) expand the number of disabled military retirees who receive both disability compensation and retired pay, or would accelerate the date by which eligible retirees under section 1414 of title 10, United States Code, will fully receive both veterans' disability compensation and retired pay;

(4) eliminate the offset between Survivor Benefit Plan annuities and Veterans' Dependency and Indemnity Compensation;

(5) provide for the continuing payment to members of the Armed Forces who are retired or

separated from the Armed Forces due to a combat-related injury after September 11, 2001, of bonuses that such members were entitled to before the retirement or separation and would continue to be entitled to if such members were not retired or separated;

(6) enhance programs and activities to increase the availability of health care and other veterans services for veterans living in rural areas; or

(7) provide or increase benefits for Filipino veterans of World War II or their survivors and dependents

by the amounts provided in such legislation for those purposes, provided that such legislation does not include increased fees charged to veterans for pharmacy co-payments, annual enrollment, or third-party insurance payment offsets, and further provided that such legislation would not increase the deficit or decrease the surplus for the period of fiscal years 2008 through 2013 or for the period of fiscal years 2008 through 2018.

SEC. 226. DEFICIT-NEUTRAL RESERVE FUND FOR EDUCATION BENEFITS FOR SERVICEMEMBERS, VETERANS, AND THEIR FAMILIES.

The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would—

(1) enhance educational benefits or assistance for servicemembers and veterans with service on active duty in the Armed Forces on or after September 11, 2001;

(2) allow for the transfer of education benefits from servicemembers to spouses, survivors, or dependents; or

(3) otherwise enhance education benefits or assistance for servicemembers (including Active Duty, National Guard, and Reserve), veterans, or their spouses, survivors, or dependents

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 227. DEFICIT-NEUTRAL RESERVE FUND TO IMPROVE AMERICA'S HEALTH.

(a) **SCHIP.**—The Chairman of the Senate Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for a bill, joint resolution, amendment, motion, or conference report that provides up to \$50,000,000,000 in outlays over the period of the total of fiscal years 2008 through 2013 for reauthorization of SCHIP, if such legislation maintains coverage for those currently enrolled in SCHIP, continues efforts to enroll uninsured children who are already eligible for SCHIP or Medicaid but are not enrolled, or supports States in their efforts to move forward in covering more children, by the amounts provided in that legislation for those purposes, provided that the outlay adjustment shall not exceed \$50,000,000,000 in outlays over the period of the total of fiscal years 2008 through 2013, and provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(b) **MEDICARE IMPROVEMENTS.**—

(1) **PHYSICIAN PAYMENTS.**—The Chairman of the Senate Committee on the Budget may revise the aggregates, allocations, and other appropriate levels in this resolution for a bill, joint resolution, amendment, motion, or conference report that increases the reimbursement rate for physician services under section 1848(d) of the Social Security Act and that includes financial incentives for physicians to improve the quality and efficiency of items and services furnished to Medicare beneficiaries through the use of consensus-based quality measures, by the amounts

provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(2) **OTHER IMPROVEMENTS TO MEDICARE.**—The Chairman of the Senate Committee on the Budget may revise the aggregates, allocations, and other appropriate levels in this resolution for a bill, joint resolution, amendment, motion, or conference report that makes improvements to the Medicare program, which may include—

(A) reductions in beneficiary cost-sharing for preventive benefits under Medicare Part B;

(B) the preservation or promotion of payment provisions that support America's rural health care delivery system;

(C) limits to inappropriate or abusive marketing tactics by private insurers and their agents offering Medicare Advantage or Medicare prescription drug plans by enacting any or all of the recommendations agreed to by leaders of the health insurance industry on March 3, 2008, including prohibitions on cold calling and telephone solicitations for in-home sales appointments with Medicare beneficiaries;

(D) a three-year extension of the pilot program for national and State background checks on direct patient access employees of long-term care facilities or providers under section 307 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (42 U.S.C. 1395aa note) and removing the limit on the number of participating States under such pilot program; or

(E) measures to encourage physicians to train in primary care residencies and attract more physicians and other health care providers to States that face a shortage of health care providers by the amounts provided in such legislation for those purposes up to \$10,000,000,000, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(3) **MEDICARE LOW-INCOME PROGRAMS.**—The Chairman of the Senate Committee on the Budget may revise the aggregates, allocations, and other appropriate levels in this resolution for a bill, joint resolution, amendment, motion, or conference report that makes improvements to the Medicare Savings Program and the Medicare Part D low-income subsidy program, which may include the provisions that—

(A) provide for an increase in the asset allowance under the Medicare Part D low-income subsidy program so that individuals with very limited incomes, but modest retirement savings, can obtain the assistance that the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 was intended to deliver with respect to the payment of premiums and cost-sharing under the Medicare Part D prescription drug benefit;

(B) provide for an update in the income and asset allowances under the Medicare Savings Program and provide for an annual inflationary adjustment for those allowances; and

(C) improve outreach and enrollment under the Medicare Savings Program and the Medicare Part D low-income subsidy program to ensure that low-income senior citizens and other low-income Medicare beneficiaries receive the low-income assistance for which they are eligible in accordance with the improvements provided for in such legislation

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(c) **HEALTH CARE QUALITY, EFFECTIVENESS, EFFICIENCY, AND TRANSPARENCY.**—

(1) **COMPARATIVE EFFECTIVENESS RESEARCH.**—The Chairman of the Senate Committee on the

Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that establish a new Federal or public-private initiative for comparative effectiveness research, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(2) **IMPROVING THE HEALTH CARE SYSTEM.**—The Chairman of the Senate Committee on the Budget may revise the allocations, aggregates, and other levels in this resolution for a bill, joint resolution, motion, amendment, or conference report that—

(A) creates a framework and parameters for the use of Medicare data for the purpose of conducting research, public reporting, and other activities to evaluate health care safety, effectiveness, efficiency, quality, and resource utilization in Federal programs and the private health care system; and

(B) includes provisions to protect beneficiary privacy and to prevent disclosure of proprietary or trade secret information with respect to the transfer and use of such data by the amounts provided for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(3) **HEALTH INFORMATION TECHNOLOGY AND ADHERENCE TO BEST PRACTICES.**—

(A) **HEALTH INFORMATION TECHNOLOGY.**—The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels and limits in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that provide incentives or other support for adoption of modern information technology, including incentives or other supports for the adoption of electronic prescribing technology, to improve quality and protect privacy in health care, such as activities by the Department of Defense and the Department of Veterans Affairs to integrate their electronic health record data, by the amounts provided in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(B) **ADHERENCE TO BEST PRACTICES.**—The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels and limits in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that provide incentives for Medicare providers or suppliers to comply with, where available and medically appropriate, clinical protocols identified as best practices, by the amounts provided in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(d) **FOOD AND DRUG ADMINISTRATION.**—

(1) **REGULATION.**—The Chairman of the Senate Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for a bill, joint resolution, motion, amendment, or conference report that authorizes the Food and Drug Administration to regulate products and assess user fees on manufacturers and importers of those products to cover the cost of the Food and Drug Administration's regulatory activities, by the amounts provided in that legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(2) **DRUG IMPORTATION.**—The Chairman of the Senate Committee on the Budget may revise the aggregates, allocations, and other levels in this resolution for a bill, joint resolution, motion, amendment, or conference report that permits the safe importation of prescription drugs approved by the Food and Drug Administration from a specified list of countries, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(e) **MEDICAID.**—

(1) **RULES OR ADMINISTRATIVE ACTIONS.**—The Chairman of the Senate Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for a bill, joint resolution, amendment, motion, or conference report that includes provisions regarding the implementation or administration of regulations or other administrative actions pertaining to Medicaid or SCHIP or includes provisions regarding administrative guidance issued in August 2007 affecting SCHIP or any other administrative action that would affect SCHIP in a similar manner by the amounts provided in that legislation for those purposes, provided that such legislation would not increase the deficit over either the total of the period of fiscal years 2008 through 2013 or the total of the period of fiscal years 2008 through 2018.

(2) **TRANSITIONAL MEDICAL ASSISTANCE.**—The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions or conference reports that extend the Transitional Medical Assistance program, included in title XIX of the Social Security Act, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the total of the period of fiscal years 2008 through 2013 or the total of the period of fiscal years 2008 through 2018.

(f) **OTHER IMPROVEMENTS IN HEALTH.**—The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports which—

(1) make health insurance coverage more affordable or available to small businesses and their employees, through pooling arrangements that provide appropriate consumer protections, or through reducing barriers to cafeteria plans;

(2) improve health care, provide quality health insurance for the uninsured and underinsured, and protect individuals with current health coverage;

(3) reauthorize the special diabetes program for Indians and the special diabetes programs for Type 1 diabetes;

(4) improve long-term care, enhance the safety and dignity of patients, encourage appropriate use of institutional and community-based care, promote quality care, or provide for the cost-effective use of public resources; or

(5) provide parity between health insurance coverage of mental health benefits and benefits for medical and surgical services, including parity in public programs

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

(g) **PEDIATRIC DENTAL CARE.**—The Chairman of the Senate Committee on the Budget may revise the aggregates, allocations, and other appropriate levels in this resolution for a bill, joint resolution, amendment, motion, or conference report that would provide for improved access to

pediatric dental care for children from low-income families, by the amounts provided in such legislation for such purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 228. DEFICIT-NEUTRAL RESERVE FUND FOR REFORM OF THE ALTERNATIVE MINIMUM TAX.

The Chairman of the Senate Committee on the Budget may revise the allocations, aggregates, and other levels in this resolution for a bill, joint resolution, amendment, motion, or conference report that provides for reform of the Internal Revenue Code of 1986 by reducing the tax burden of the alternative minimum tax on middle-income families, by the amounts provided in such measure for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 229. DEFICIT-NEUTRAL RESERVE FUND FOR JUDICIAL PAY AND JUDGESHIPS.

The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would authorize salary adjustments for justices and judges of the United States or increase the number of Federal judgeships, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 230. DEFICIT-NEUTRAL RESERVE FUND FOR IMMIGRATION ENFORCEMENT AND REFORM.

The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other levels in this resolution for one or more bills, joint resolutions, amendments, motions or conference reports that would provide for greater border security, enforcement of immigration laws, backlog reduction and improvement of immigration services, reimbursement to states for the costs of incarcerating criminal aliens, or immigration reform, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 231. DEFICIT-NEUTRAL RESERVE FUND FOR SCIENCE PARKS.

The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other levels and limits in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would provide grants and loan guarantees for the development and construction of science parks to promote the clustering of innovation through high technology activities, by the amounts provided in such legislation for such purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 232. DEFICIT-NEUTRAL RESERVE FUND TO TERMINATE DEDUCTIONS FROM MINERAL REVENUE PAYMENTS TO STATES.

The Chairman of the Senate Committee on the Budget may revise the allocations, aggregates, and other levels and limits in this resolution by the amounts provided for those purposes for a bill, joint resolution, amendment, motion, or conference report that would terminate the authority to deduct certain amounts from mineral revenues payable to States under the second undesignated paragraph of the matter under the

heading "ADMINISTRATIVE PROVISIONS" under the heading "MINERALS MANAGEMENT SERVICE" of title I of the Department of the Interior, Environment, and Related Agencies Appropriations Act, 2008 (Public Law 110-161; 121 Stat. 2109), provided that such legislation would not increase the deficit over the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 233. DEFICIT-REDUCTION RESERVE FUND FOR INCREASED USE OF RECOVERY AUDITS.

The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other levels in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that achieves savings by requiring that agencies increase their use of recovery audits authorized under subchapter VI of chapter 35 of title 31, United States Code, (commonly referred to as the Erroneous Payments Recovery Act of 2001) and uses such savings to reduce the deficit, by the amounts provided in such legislation for such purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 234. DEFICIT-NEUTRAL RESERVE FUND FOR FOOD SAFETY.

The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other levels and limits in this resolution for one or more bills, joint resolutions, amendments, motions, or conference reports that would expand the level of Food and Drug Administration and Department of Agriculture food safety inspection services, develop effective approaches to the inspection of domestic and imported food products, provide for infrastructure and information technology systems to enhance the safety of the food supply, expand scientific capacity and training programs, invest in improved surveillance and testing technologies, provide for foodborne illness awareness and education programs, or enhance the Food and Drug Administration's recall authority, by the amounts provided in such legislation for such purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 235. DEFICIT-NEUTRAL RESERVE FUND FOR DEMONSTRATION PROJECT REGARDING MEDICAID COVERAGE OF LOW-INCOME HIV-INFECTED INDIVIDUALS.

The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, motions or conference reports that provide for a demonstration project under which a State may apply under section 1115 of the Social Security Act (42 U.S.C. 1315) to provide medical assistance under a State Medicaid program to HIV-infected individuals who are not eligible for medical assistance under such program under section 1902(a)(10)(A)(i) of the Social Security Act (42 U.S.C. 1396a(a)(10)(A)(i)), by the amounts provided in that legislation for those purposes, provided that such legislation would not increase the deficit over either the total of the period of fiscal years 2008 through 2013 or the total of the period of fiscal years 2008 through 2018.

SEC. 236. DEFICIT-NEUTRAL RESERVE FUND FOR REDUCING THE INCOME THRESHOLD FOR THE REFUNDABLE CHILD TAX CREDIT, AND OTHER SELECTED TAX RELIEF POLICIES.

The Chairman of the Senate Committee on the Budget may revise the allocations, aggregates, and other levels in this resolution for one or more bills, joint resolutions, amendments, mo-

tions, or conference reports that would reduce the income threshold for the refundable child tax credit under section 24 of the Internal Revenue Code of 1986 to \$10,000 for taxable years 2009 and 2010 with no inflation adjustment; extend enhanced charitable giving from individual retirement accounts, including life-income gifts; or incentivize utilization of accumulated alternative minimum tax and research and development credits, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

SEC. 237. DEFICIT-NEUTRAL RESERVE FUND FOR A 9/11 HEALTH PROGRAM.

The Chairman of the Senate Committee on the Budget may revise the allocations, aggregates, and other levels and limits in this resolution for a bill, joint resolution, motion, amendment, or conference report that would establish a program, including medical monitoring and treatment, addressing the adverse health impacts linked to the September 11, 2001 attacks, by the amounts provided in such legislation for those purposes, if such legislation would not increase the deficit over either the period of fiscal years 2008 through 2013 or the period of the total of fiscal years 2008 through 2018.

TITLE III—BUDGET ENFORCEMENT

Subtitle A—House Enforcement Provisions

SEC. 301. PROGRAM INTEGRITY INITIATIVES AND OTHER ADJUSTMENTS.

(a) ADJUSTMENTS TO DISCRETIONARY SPENDING LIMITS.—

(1) CONTINUING DISABILITY REVIEWS AND SUPPLEMENTAL SECURITY INCOME REDETERMINATIONS.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report making appropriations for fiscal year 2009 that appropriates \$264,000,000 for continuing disability reviews and Supplemental Security Income redeterminations for the Social Security Administration, and provides an additional appropriation of up to \$240,000,000, and the amount is designated for continuing disability reviews and Supplemental Security Income redeterminations for the Social Security Administration, the allocation to the Committee on Appropriations shall be increased by the amount of the additional budget authority and outlays resulting from that budget authority for fiscal year 2009.

(2) INTERNAL REVENUE SERVICE TAX COMPLIANCE.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report making appropriations for fiscal year 2009 that appropriates \$6,997,000,000 to the Internal Revenue Service and the amount is designated to improve compliance with the provisions of the Internal Revenue Code of 1986 and provides an additional appropriation of up to \$490,000,000, and the amount is designated to improve compliance with the provisions of the Internal Revenue Code of 1986, the allocation to the Committee on Appropriations shall be increased by the amount of the additional budget authority and outlays resulting from that budget authority for fiscal year 2009.

(3) HEALTH CARE FRAUD AND ABUSE CONTROL PROGRAM.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report making appropriations for fiscal year 2009 that appropriates up to \$198,000,000 and the amount is designated to the health care fraud and abuse control program at the Department of Health and Human Services, the allocation to the Committee on Appropriations shall be increased by the amount of additional budget authority and outlays resulting from that budget authority for fiscal year 2009.

(4) UNEMPLOYMENT INSURANCE PROGRAM INTEGRITY ACTIVITIES.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report making appropriations for fiscal year 2009 that appropriates

\$10,000,000 for in-person reemployment and eligibility assessments and unemployment insurance improper payment reviews for the Department of Labor and provides an additional appropriation of up to \$40,000,000, and the amount is designated for in-person reemployment and eligibility assessments and unemployment insurance improper payment reviews for the Department of Labor, the allocation to the Committee on Appropriations shall be increased by the amount of additional budget authority and outlays resulting from that budget authority for fiscal year 2009.

(b) COSTS OF OVERSEAS DEPLOYMENTS AND EMERGENCY NEEDS.—

(1) OVERSEAS DEPLOYMENTS AND RELATED ACTIVITIES.—

(A) In the House, if any bill, joint resolution, amendment, or conference report makes appropriations for fiscal year 2008 or fiscal year 2009 for overseas deployments and related activities and such amounts are so designated pursuant to this subparagraph, then the allocation to the Committee on Appropriations may be adjusted by the amounts provided in such legislation for that purpose up to the amounts of budget authority specified in section 104(21) for fiscal year 2008 or fiscal year 2009 and the new outlays resulting therefrom.

(B) In the House, if any bill, joint resolution, amendment, or conference report makes appropriations for fiscal year 2008 or fiscal year 2009 for overseas deployments and related activities above the amounts of budget authority and new outlays specified in subparagraph (A) and such amounts are so designated pursuant to this subparagraph, then new budget authority, outlays, or receipts resulting therefrom shall not count for the purposes of titles III and IV of the Congressional Budget Act of 1974.

(2) EMERGENCY NEEDS.—In the House, if any bill, joint resolution, amendment, or conference report makes appropriations for discretionary amounts and such amounts are designated as necessary to meet emergency needs, then the new budget authority and outlays resulting therefrom shall not count for the purposes of titles III and IV of the Congressional Budget Act of 1974.

(c) PROCEDURE FOR ADJUSTMENTS.—

(1) IN GENERAL.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report, the Chairman of the Committee on the Budget shall make the adjustments set forth in subsection (a) for the incremental new budget authority in that measure and the outlays resulting from that budget authority if that measure meets the requirements set forth in subsection (a), except that no adjustment shall be made for provisions exempted for the purposes of titles III and IV of the Congressional Budget Act of 1974 under subsection (b) of this section.

(2) MATTERS TO BE ADJUSTED.—The adjustments referred to in paragraph (1) are to be made to the allocations made under this concurrent resolution on the budget pursuant to section 302(a) of the Congressional Budget Act of 1974.

(d) SUPPLEMENTAL APPROPRIATIONS FOR FISCAL YEAR 2008.—In the House, if any measure making supplemental appropriations for fiscal year 2008 is enacted, the Chairman of the Committee on the Budget shall make the appropriate adjustments in allocations and aggregates to reflect the difference between such measure and the corresponding levels assumed in this resolution.

SEC. 302. POINT OF ORDER AGAINST ADVANCE APPROPRIATIONS.

(a) IN GENERAL.—In the House, except as provided in subsection (b), any bill, joint resolution, amendment, or conference report making a general appropriation or continuing appropriation may not provide for advance appropriations.

(b) EXCEPTIONS.—In the House, an advance appropriation may be provided for fiscal year

2010 for programs, projects, activities, or accounts identified in the joint explanatory statement of managers to accompany this resolution under the heading “Accounts Identified for Advance Appropriations” in an aggregate amount not to exceed \$28,852,000,000 in new budget authority, and for 2011, accounts separately identified under the same heading.

(c) DEFINITION.—In this section, the term “advance appropriation” means any new discretionary budget authority provided in a bill or joint resolution making general appropriations or any new discretionary budget authority provided in a bill or joint resolution continuing appropriations for fiscal year 2009 that first becomes available for any fiscal year after 2009.

Subtitle B—Senate Enforcement Provisions

SEC. 311. SENATE POINT OF ORDER AGAINST LEGISLATION INCREASING LONG-TERM DEFICITS.

(a) CONGRESSIONAL BUDGET OFFICE ANALYSIS OF PROPOSALS.—The Director of the Congressional Budget Office shall, to the extent practicable, prepare for each bill and joint resolution reported from committee (except measures within the jurisdiction of the Committee on Appropriations), and amendments thereto and conference reports thereon, an estimate of whether the measure would cause, relative to current law, a net increase in deficits in excess of \$5,000,000,000 in any of the 4 consecutive 10-year periods beginning with the first fiscal year that is 10 years after the budget year provided for in the most recently adopted concurrent resolution on the budget.

(b) POINT OF ORDER.—It shall not be in order in the Senate to consider any bill, joint resolution, amendment, motion, or conference report that would cause a net increase in deficits in excess of \$5,000,000,000 in any of the 4 consecutive 10-year periods described in subsection (a).

(c) SUPERMAJORITY WAIVER AND APPEAL IN THE SENATE.—

(1) WAIVER.—This section may be waived or suspended only by the affirmative vote of three-fifths of the Members, duly chosen and sworn.

(2) APPEAL.—An affirmative vote of three-fifths of the Members, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under this section.

(d) DETERMINATIONS OF BUDGET LEVELS.—For purposes of this section, the levels of net deficit increases shall be determined on the basis of estimates provided by the Senate Committee on the Budget.

(e) SUNSET.—This section shall expire on September 30, 2017.

(f) REPEAL.—In the Senate, subsections (a) through (d) and subsection (f) of section 203 of S. Con. Res. 21 (110th Congress) shall no longer apply.

SEC. 312. DISCRETIONARY SPENDING LIMITS, PROGRAM INTEGRITY INITIATIVES, AND OTHER ADJUSTMENTS.

(a) SENATE POINT OF ORDER.—

(1) IN GENERAL.—Except as otherwise provided in this section, it shall not be in order in the Senate to consider any bill or joint resolution (or amendment, motion, or conference report on that bill or joint resolution) that would cause the discretionary spending limits in this section to be exceeded.

(2) SUPERMAJORITY WAIVER AND APPEALS.—

(A) WAIVER.—This subsection may be waived or suspended in the Senate only by the affirmative vote of three-fifths of the Members, duly chosen and sworn.

(B) APPEALS.—Appeals in the Senate from the decisions of the Chair relating to any provision of this subsection shall be limited to 1 hour, to be equally divided between, and controlled by, the appellant and the manager of the bill or joint resolution. An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under this subsection.

(b) SENATE DISCRETIONARY SPENDING LIMITS.—In the Senate and as used in this section, the term “discretionary spending limit” means—

(1) for fiscal year 2008, \$1,050,478,000,000 in new budget authority and \$1,094,944,000,000 in outlays; and

(2) for fiscal year 2009, \$1,011,718,000,000 in new budget authority and \$1,106,112,000,000 in outlays;

as adjusted in conformance with the adjustment procedures in subsection (c).

(c) ADJUSTMENTS IN THE SENATE.—

(1) IN GENERAL.—After the reporting of a bill or joint resolution relating to any matter described in paragraph (2), or the offering of an amendment thereto or the submission of a conference report thereon—

(A) the Chairman of the Senate Committee on the Budget may adjust the discretionary spending limits, budgetary aggregates, and allocations pursuant to section 302(a) of the Congressional Budget Act of 1974, by the amount of new budget authority in that measure for that purpose and the outlays flowing therefrom; and

(B) following any adjustment under subparagraph (A), the Senate Committee on Appropriations may report appropriately revised suballocations pursuant to section 302(b) of the Congressional Budget Act of 1974 to carry out this subsection.

(2) MATTERS DESCRIBED.—Matters referred to in paragraph (1) are as follows:

(A) CONTINUING DISABILITY REVIEWS AND SSI REDETERMINATIONS.—If a bill or joint resolution is reported making appropriations for fiscal year 2009 that appropriates \$264,000,000 for continuing disability reviews and Supplemental Security Income redeterminations for the Social Security Administration, and provides an additional appropriation of up to \$240,000,000 for continuing disability reviews and Supplemental Security Income redeterminations for the Social Security Administration, then the discretionary spending limits, allocation to the Senate Committee on Appropriations, and aggregates may be adjusted by the amounts provided in such legislation for that purpose, but not to exceed \$240,000,000 in budget authority and outlays flowing therefrom for fiscal year 2009.

(B) INTERNAL REVENUE SERVICE TAX ENFORCEMENT.—If a bill or joint resolution is reported making appropriations for fiscal year 2009 that appropriates \$6,997,000,000 for the Internal Revenue Service for enhanced tax enforcement to address the Federal tax gap (taxes owed but not paid) and provides an additional appropriation of up to \$490,000,000 for the Internal Revenue Service for enhanced tax enforcement to address the Federal tax gap, then the discretionary spending limits, allocation to the Senate Committee on Appropriations, and aggregates may be adjusted by the amounts provided in such legislation for that purpose, but not to exceed \$490,000,000 in budget authority and outlays flowing therefrom for fiscal year 2009.

(C) HEALTH CARE FRAUD AND ABUSE CONTROL.—If a bill or joint resolution is reported making appropriations for fiscal year 2009 that appropriates up to \$198,000,000 to the Health Care Fraud and Abuse Control program at the Department of Health and Human Services, then the discretionary spending limits, allocation to the Senate Committee on Appropriations, and aggregates may be adjusted by the amounts provided in such legislation for that purpose, but not to exceed \$198,000,000 in budget authority and outlays flowing therefrom for fiscal year 2009.

(D) UNEMPLOYMENT INSURANCE IMPROPER PAYMENT REVIEWS.—If a bill or joint resolution is reported making appropriations for fiscal year 2009 that appropriates \$10,000,000 for in-person reemployment and eligibility assessments and unemployment insurance improper payment reviews, and provides an additional appropriation of up to \$40,000,000 for in-person reemployment and eligibility assessments and unemployment

insurance improper payment reviews, then the discretionary spending limits, allocation to the Senate Committee on Appropriations, and aggregates may be adjusted by the amounts provided in such legislation for that purpose, but not to exceed \$40,000,000 in budget authority and outlays flowing therefrom for fiscal year 2009.

(3) **ADJUSTMENTS FOR OVERSEAS DEPLOYMENTS AND OTHER ACTIVITIES.**—The Chairman of the Senate Committee on the Budget may adjust the discretionary spending limits, allocations to the Senate Committee on Appropriations, and aggregates for one or more—

(A) bills reported by the Senate Committee on Appropriations or passed by the House of Representatives;

(B) joint resolutions or amendments reported by the Senate Committee on Appropriations;

(C) amendments between the Houses received from the House of Representatives or Senate amendments offered by the authority of the Senate Committee on Appropriations; or

(D) conference reports;

making appropriations for fiscal year 2008 or 2009 for overseas deployments and other activities, by the amounts provided in such legislation for those purposes (and so designated pursuant to this paragraph), up to the amounts of budget authority specified in section 104(21) for fiscal years 2008 and 2009 and the new outlays flowing therefrom.

(d) **SUPPLEMENTAL APPROPRIATIONS FOR FISCAL YEAR 2008.**—If legislation making supplemental appropriations for fiscal year 2008 is enacted, the Chairman of the Senate Committee on the Budget may make the appropriate adjustments in allocations, aggregates, discretionary spending limits, and other levels of new budget authority and outlays for 2008 and 2009 to reflect the difference between such measure and the corresponding levels assumed in this resolution.

(e) **INAPPLICABILITY.**—In the Senate, subsections (a), (b), (c), (e), and (f) of section 207 of S. Con. Res. 21 (110th Congress) shall no longer apply.

SEC. 313. POINT OF ORDER AGAINST ADVANCE APPROPRIATIONS.

(a) **IN GENERAL.**—

(1) **POINT OF ORDER.**—Except as provided in subsection (b), it shall not be in order in the Senate to consider any bill, joint resolution, motion, amendment, or conference report that would provide an advance appropriation.

(2) **DEFINITION.**—In this section, the term “advance appropriation” means any new budget authority provided in a bill or joint resolution making appropriations for fiscal year 2009 that first becomes available for any fiscal year after 2009, or any new budget authority provided in a bill or joint resolution making general appropriations or continuing appropriations for fiscal year 2010, that first becomes available for any fiscal year after 2010.

(b) **EXCEPTIONS.**—Advance appropriations may be provided—

(1) for fiscal years 2010 and 2011 for programs, projects, activities, or accounts identified in the joint explanatory statement of managers accompanying this resolution under the heading “Accounts Identified for Advance Appropriations” in an aggregate amount not to exceed \$28,852,000,000 in new budget authority in each year; and

(2) for the Corporation for Public Broadcasting.

(c) **SUPERMAJORITY WAIVER AND APPEAL.**—

(1) **WAIVER.**—In the Senate, subsection (a) may be waived or suspended only by an affirmative vote of three-fifths of the Members, duly chosen and sworn.

(2) **APPEAL.**—An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under subsection (a).

(d) **FORM OF POINT OF ORDER.**—A point of order under subsection (a) may be raised by a

Senator as provided in section 313(e) of the Congressional Budget Act of 1974.

(e) **CONFERENCE REPORTS.**—When the Senate is considering a conference report on, or an amendment between the Houses in relation to, a bill, upon a point of order being made by any Senator pursuant to this section, and such point of order being sustained, such material contained in such conference report shall be deemed stricken, and the Senate shall proceed to consider the question of whether the Senate shall recede from its amendment and concur with a further amendment, or concur in the House amendment with a further amendment, as the case may be, which further amendment shall consist of only that portion of the conference report or House amendment, as the case may be, not so stricken. Any such motion in the Senate shall be debatable. In any case in which such point of order is sustained against a conference report (or Senate amendment derived from such conference report by operation of this subsection), no further amendment shall be in order.

(f) **INAPPLICABILITY.**—In the Senate, section 206(a) of S. Con. Res. 21 (110th Congress) shall no longer apply.

SEC. 314. SENATE POINT OF ORDER AGAINST PROVISIONS OF APPROPRIATIONS LEGISLATION THAT CONSTITUTE CHANGES IN MANDATORY PROGRAMS WITH NET COSTS.

(a) **IN GENERAL.**—In the Senate, it shall not be in order to consider any appropriations legislation, including any amendment thereto, motion in relation thereto, or conference report thereon, that includes any provision which constitutes a change in a mandatory program producing net costs, as defined in subsection (b), that would have been estimated as affecting direct spending or receipts under section 252 of the Balanced Budget and Emergency Deficit Control Act of 1985 (as in effect prior to September 30, 2002) were they included in legislation other than appropriations legislation. A point of order pursuant to this section shall be raised against such provision or provisions as described in subsections (e) and (f).

(b) **CHANGES IN MANDATORY PROGRAMS PRODUCING NET COSTS.**—A provision or provisions shall be subject to a point of order pursuant to this section if—

(1) the provision would increase budget authority in at least 1 of the 9 fiscal years that follow the budget year and over the period of the total of the budget year and the 9 fiscal years following the budget year;

(2) the provision would increase net outlays over the period of the total of the 9 fiscal years following the budget year; and

(3) the sum total of all changes in mandatory programs in the legislation would increase net outlays as measured over the period of the total of the 9 fiscal years following the budget year.

(c) **DETERMINATION.**—The determination of whether a provision is subject to a point of order pursuant to this section shall be made by the Committee on the Budget of the Senate.

(d) **SUPERMAJORITY WAIVER AND APPEAL.**—This section may be waived or suspended in the Senate only by an affirmative vote of three-fifths of the Members, duly chosen and sworn. An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under this section.

(e) **GENERAL POINT OF ORDER.**—It shall be in order for a Senator to raise a single point of order that several provisions of a bill, resolution, amendment, motion, or conference report violate this section. The Presiding Officer may sustain the point of order as to some or all of the provisions against which the Senator raised the point of order. If the Presiding Officer so sustains the point of order as to some of the provisions (including provisions of an amendment, motion, or conference report) against which the

Senator raised the point of order, then only those provisions (including provision of an amendment, motion, or conference report) against which the Presiding Officer sustains the point of order shall be deemed stricken pursuant to this section. Before the Presiding Officer rules on such a point of order, any Senator may move to waive such a point of order as it applies to some or all of the provisions against which the point of order was raised. Such a motion to waive is amendable in accordance with rules and precedents of the Senate. After the Presiding Officer rules on such a point of order, any Senator may appeal the ruling of the Presiding Officer on such a point of order as it applies to some or all of the provisions on which the Presiding Officer ruled.

(f) **FORM OF THE POINT OF ORDER.**—When the Senate is considering a conference report on, or an amendment between the Houses in relation to, a bill, upon a point of order being made by any Senator pursuant to this section, and such point of order being sustained, such material contained in such conference report or amendment shall be deemed stricken, and the Senate shall proceed to consider the question of whether the Senate shall recede from its amendment and concur with a further amendment, or concur in the House amendment with a further amendment, as the case may be, which further amendment shall consist of only that portion of the conference report or House amendment, as the case may be, not so stricken. Any such motion shall be debatable. In any case in which such point of order is sustained against a conference report (or Senate amendment derived from such conference report by operation of this subsection), no further amendment shall be in order.

(g) **EFFECTIVENESS.**—This section shall not apply to any provision constituting a change in a mandatory program in appropriations legislation if such provision has been enacted in each of the 3 fiscal years prior to the budget year.

(h) **INAPPLICABILITY.**—In the Senate, section 209 of S. Con. Res. 21 (110th Congress) shall no longer apply.

SEC. 315. SENATE POINT OF ORDER AGAINST LEGISLATION INCREASING SHORT-TERM DEFICIT.

(a) **POINT OF ORDER.**—It shall not be in order in the Senate to consider any bill, joint resolution, amendment, motion, or conference report (except measures within the jurisdiction of the Committee on Appropriations) that would cause a net increase in the deficit in excess of \$10,000,000,000 in any fiscal year provided for in the most recently adopted concurrent resolution on the budget unless it is fully offset over the period of all fiscal years provided for in the most recently adopted concurrent resolution on the budget.

(b) **SUPERMAJORITY WAIVER AND APPEAL IN THE SENATE.**—

(1) **WAIVER.**—This section may be waived or suspended only by the affirmative vote of three-fifths of the Members, duly chosen and sworn.

(2) **APPEAL.**—An affirmative vote of three-fifths of the Members, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under this section.

(c) **DETERMINATIONS OF BUDGET LEVELS.**—For purposes of this section, the levels shall be determined on the basis of estimates provided by the Senate Committee on the Budget.

(d) **SUNSET.**—This section shall expire on September 30, 2017.

Subtitle C—Other Provisions

SEC. 321. OVERSIGHT OF GOVERNMENT PERFORMANCE.

All committees are directed to review programs within their jurisdiction to root out waste, fraud, and abuse in program spending, giving particular scrutiny to issues raised by Government Accountability Office reports. Based on

these oversight efforts and committee performance reviews of programs within their jurisdiction, committees are directed to include recommendations for improved governmental performance in their annual views and estimates reports required under section 301(d) of the Congressional Budget Act of 1974 to the appropriate Committee on the Budget.

SEC. 322. BUDGETARY TREATMENT OF CERTAIN DISCRETIONARY ADMINISTRATIVE EXPENSES.

(a) **IN GENERAL.**—In the House and Senate, notwithstanding section 302(a)(1) of the Congressional Budget Act of 1974, section 13301 of the Budget Enforcement Act of 1990, and section 2009a of title 39, United States Code, the joint explanatory statement accompanying the conference report on any concurrent resolution on the budget shall include in its allocations under section 302(a) of the Congressional Budget Act of 1974 to the Committees on Appropriations amounts for the discretionary administrative expenses of the Social Security Administration and of the Postal Service.

(b) **SPECIAL RULE.**—In the House, for purposes of applying section 302(f) of the Congressional Budget Act of 1974, estimates of the level of total new budget authority and total outlays provided by a measure shall include any off-budget discretionary amounts.

SEC. 323. APPLICATION AND EFFECT OF CHANGES IN ALLOCATIONS AND AGGREGATES.

(a) **APPLICATION.**—Any adjustments of allocations and aggregates made pursuant to this resolution shall—

(1) apply while that measure is under consideration;

(2) take effect upon the enactment of that measure; and

(3) be published in the Congressional Record as soon as practicable.

(b) **EFFECT OF CHANGED ALLOCATIONS AND AGGREGATES.**—Revised allocations and aggregates resulting from these adjustments shall be considered for the purposes of the Congressional Budget Act of 1974 as allocations and aggregates contained in this resolution.

(c) **BUDGET COMMITTEE DETERMINATIONS.**—For purposes of this resolution, the levels of new budget authority, outlays, direct spending, new entitlement authority, revenues, deficits, and surpluses for a fiscal year or period of fiscal years shall be determined on the basis of estimates made by the appropriate Committee on the Budget.

(d) **ADJUSTMENTS.**—The Chairmen of the Budget Committees in the House and the Senate may adjust the aggregates, allocations, and other levels in this resolution for legislation which has received final Congressional approval in the same form by the House of Representatives and the Senate, and is either waiting to be presented to the President or awaiting Presidential signature at the time of final consideration of this resolution.

SEC. 324. ADJUSTMENTS TO REFLECT CHANGES IN CONCEPTS AND DEFINITIONS.

Upon the enactment of any bill or joint resolution providing for a change in concepts or definitions, the Chairman of the appropriate Committee on the Budget may make adjustments to the levels and allocations in this resolution in accordance with section 251(b) of the Balanced Budget and Emergency Deficit Control Act of 1985 (as in effect prior to September 30, 2002).

SEC. 325. EXERCISE OF RULEMAKING POWERS.

Congress adopts the provisions of this title—

(1) as an exercise of the rulemaking power of the House of Representatives and the Senate and as such they shall be considered as part of the rules of each House or of that House to which they specifically apply, and these rules shall supersede other rules only to the extent that they are inconsistent with other such rules; and

(2) with full recognition of the constitutional right of either the House of Representatives or

the Senate to change those rules at any time, in the same manner, and to the same extent as in the case of any other rule of the House of Representatives or the Senate.

TITLE IV—POLICY

SEC. 401. POLICY OF THE HOUSE ON MIDDLE-INCOME TAX RELIEF.

It is the policy of the House to—

(1) minimize fiscal burdens on middle-income families and their children and grandchildren;

(2) provide immediate relief for the tens of millions of middle-income households who would otherwise be subject to the alternative minimum tax (AMT) under current law, in the context of permanent, revenue-neutral AMT reform; and

(3) support extension of middle-income tax relief and enhanced economic equity through policies such as—

(A) extension of the child tax credit;

(B) extension of marriage penalty relief;

(C) extension of the 10 percent individual income tax bracket;

(D) elimination of estate taxes on all but a minute fraction of estates by reforming and substantially increasing the unified tax credit;

(E) extension of the research and experimentation tax credit;

(F) extension of the deduction for State and local sales taxes;

(G) extension of the deduction for small business expensing; and

(H) enactment of a tax credit for school construction bonds.

The House assumes that the cost of enacting such policies is offset by reforms within the Internal Revenue Code of 1986 that promote a fairer distribution of taxes across families and generations, economic efficiency, higher rates of tax compliance to close the tax gap, and reduced taxpayer burdens through tax simplification.

SEC. 402. POLICY ON DEFENSE PRIORITIES.

It is the policy of this resolution that—

(1) the Administration's budget requests should comply with section 1008, Public Law 109-364, the John Warner National Defense Authorization Act for Fiscal Year 2007, and the Administration should no longer attempt to fund overseas military operations through emergency supplemental appropriations requests;

(2) the Department of Defense should exclude nonwar requirements from its funding requests for Iraq and Afghanistan;

(3) implementing the recommendation of the National Commission on Terrorist Attacks Upon the United States (commonly referred to as the 9/11 Commission) to adequately fund cooperative threat reduction and nuclear nonproliferation programs (securing "loose nukes") is a high priority and should receive far greater emphasis than the President's budget provides;

(4) readiness of our troops, particularly the National Guard and Reserve, is a high priority, and that greater emphasis needs to be placed on mitigating equipment and training shortfalls;

(5) TRICARE fees for military retirees under the age of 65 should not be increased as the President's budget proposes;

(6) military pay and benefits should be enhanced to improve the quality of life of military personnel;

(7) improving military health care services continues to be a high priority and adequate funding to ensure quality health care for returning combat veterans should be provided;

(8) sufficient funds should be provided to the military services to expedite review of cases involving servicemembers who could have been erroneously discharged from service for a personality disorder, which resulted in a loss of benefits or care, as a result of a combat-related psychological injury (such as Post Traumatic Stress Disorder) or a closed head injury (such as Traumatic Brain Injury);

(9) higher priority defense needs could be addressed by funding missile defense at an adequate but lower level, not providing funding for development of space-based missile defense

interceptors, and by restraining excessive cost and schedule growth in defense research, development and procurement programs;

(10) the Department of Defense should reassess current defense plans to ensure that weapons developed to counter Cold War-era threats are not redundant and are applicable to 21st century threats;

(11) sufficient resources should be provided for the Department of Defense to do an aggressive job of addressing as many as possible of the 1,260 pending recommendations made by the Government Accountability Office (GAO) over the last 7 years to improve practices at the Department of Defense, including investigation of the billions of dollars of obligations, disbursements and overcharges for which the Department of Defense cannot account;

(12) savings from the actions recommended in paragraphs (9) and (11) of this section should be used to fund the priorities identified in paragraphs (3) through (8);

(13) the Department of Defense report to Congress on its assessment of cold war weapons and progress on implementing GAO recommendations as outlined in paragraphs (10) and (11) by a time determined by the appropriate authorizing committees; and

(14) the GAO report to the appropriate congressional committees by the end of the 110th Congress regarding the Department of Defense's progress in implementing its audit recommendations.

TITLE V—SENSE OF THE SENATE AND CONGRESS

Subtitle A—Sense of the Senate

SEC. 501. SENSE OF THE SENATE REGARDING MEDICAID ADMINISTRATIVE REGULATIONS.

(a) **FINDINGS.**—The Senate makes the following findings:

(1) The Medicaid program provides essential health care and long-term care services to approximately 60,000,000 low-income children, pregnant women, parents, individuals with disabilities, and senior citizens. It is a Federal guarantee that ensures the most vulnerable will have access to needed medical services.

(2) Medicaid provides critical access to long-term care and other services for the elderly and individuals living with disabilities, and is the single largest provider of long-term care services. Medicaid also pays for personal care and other supportive services that are typically not provided by private health insurance or Medicare, but are necessary to enable individuals with spinal cord injuries, developmental disabilities, neurological degenerative diseases, serious and persistent mental illnesses, HIV/AIDS, and other chronic conditions to remain in the community, to work, and to maintain independence.

(3) Medicaid supplements the Medicare program for about 7,500,000 low-income elderly or disabled Medicare beneficiaries, assisting them with their Medicare premiums and co-insurance, wrap-around benefits, and the costs of nursing home care that Medicare does not cover. The Medicaid program spends over \$100,000,000,000 on uncovered Medicare services.

(4) Medicaid provides health insurance for more than one-quarter of America's children and is the largest purchaser of maternity care, paying for more than one-third of all the births in the United States each year. Medicaid also provides critical access to care for children with disabilities, covering more than 70 percent of poor children with disabilities.

(5) More than 21,000,000 women depend on Medicaid for their health care. Women comprise the majority of seniors (64 percent) on Medicaid. Half of nonelderly women with permanent mental or physical disabilities have health coverage through Medicaid. Medicaid provides treatment for low-income women diagnosed with breast or cervical cancer in every State.

(6) Medicaid is the Nation's largest source of payment for mental health services, HIV/AIDS

care, and care for children with special needs. Much of this care is either not covered by private insurance or limited in scope or duration. Medicaid is also a critical source of funding for health care for children in foster care and for health services in schools.

(7) Medicaid funds help ensure access to care for all Americans. Medicaid is the single largest source of revenue for the Nation's safety net hospitals, health centers, and nursing homes, and is critical to the ability of these providers to adequately serve all Americans.

(8) Medicaid serves a major role in ensuring that the number of Americans without health insurance, approximately 47,000,000 in 2006, is not substantially higher. The system of Federal matching for State Medicaid expenditures ensures that Federal funds will grow as State spending increases in response to unmet needs, enabling Medicaid to help buffer the drop in private coverage during recessions.

(9) The Bush Administration has issued several regulations that shift Medicaid cost burdens onto States and put at risk the continued availability of much-needed services. The regulations relate to Federal payments to public providers, and for graduate medical education, rehabilitation services, school-based administration, school-based transportation, optional case management services.

(b) **SENSE OF THE SENATE.**—It is the sense of the Senate that administrative regulations should not—

(1) undermine the role the Medicaid program plays as a critical component of the health care system of the United States;

(2) cap Federal Medicaid spending, or otherwise shift Medicaid cost burdens to State or local governments and their taxpayers and health providers, forcing a reduction in access to essential health services for low-income elderly individuals, individuals with disabilities, and children and families; or

(3) undermine the Federal guarantee of health insurance coverage Medicaid provides, which would threaten not only the health care safety net of the United States, but the entire health care system.

Subtitle B—Sense of the Congress

SEC. 511. SENSE OF THE CONGRESS ON SERVICEMEMBERS' AND VETERANS' HEALTH CARE AND OTHER PRIORITIES.

It is the sense of the Congress that—

(1) the Congress supports excellent health care for current and former members of the United States Armed Services—they have served well and honorably and have made significant sacrifices for this Nation;

(2) this resolution provides \$48,202,000,000 in discretionary budget authority for 2009 for Function 700 (Veterans Benefits and Services), including veterans' health care, which is \$4,940,000,000 more than the 2008 level, \$3,654,000,000 more than the Congressional Budget Office's baseline level for 2009, and \$3,284,000,000 more than the President's budget for 2009; and also provides more discretionary budget authority than the President's budget in every year after 2009;

(3) this resolution provides funding to continue addressing problems such as those identified at Walter Reed Army Medical Center to improve military and veterans' health care facilities and services;

(4) this resolution assumes the rejection of the health care enrollment fees and pharmaceutical co-payment increases in the President's budget;

(5) this resolution provides additional funding above the President's inadequate budget levels for the Department of Veterans Affairs to research and treat veterans' mental health, post-traumatic stress disorder, and traumatic brain injury; and

(6) this resolution provides additional funding above the President's inadequate budget levels for the Department of Veterans Affairs to im-

prove the speed and accuracy of its processing of disability compensation claims, including funding to hire additional personnel above the President's requested level.

SEC. 512. SENSE OF THE CONGRESS ON HOMELAND SECURITY.

It is the sense of the Congress that—

(1) this resolution assumes additional homeland security funding above the President's requested level for 2009 and every subsequent year;

(2) this resolution assumes funding above the President's requested level for 2009, and additional amounts in subsequent years, in the four budget functions—Function 400 (Transportation), Function 450 (Community and Regional Development), Function 550 (Health), and Function 750 (Administration of Justice)—that fund most nondefense homeland security activities; and

(3) the homeland security funding provided in this resolution will help to strengthen the security of our Nation's transportation system, particularly our ports where significant security shortfalls still exist and foreign ports, by expanding efforts to identify and scan all high-risk United States-bound cargo, equip, train and support first responders (including enhancing interoperable communications and emergency management), strengthen border patrol, and increase the preparedness of the public health system.

SEC. 513. SENSE OF THE CONGRESS REGARDING LONG-TERM FISCAL REFORM.

It is the sense of the Congress that—

(1) both the Government Accountability Office and the Congressional Budget Office have warned that the Federal budget is on an unsustainable path of rising deficits and debt;

(2) using recent trend data and reasonable policy assumptions, CBO has projected that the gap between spending and revenues over the next 75 years will reach 6.9 percent of GDP;

(3) publicly held debt will rise from 36 percent today to 400 percent of GDP by the decade beginning in 2050 under CBO's alternative policy scenario;

(4) the most significant factor affecting the long-term Federal fiscal landscape is the expectation that total public and private health spending will continue to grow faster than the economy;

(5) the Congress calls upon governmental and nongovernmental experts to develop specific options to reform the health care system and control costs, that further research and analysis on topics including comparative effectiveness, health information technology, preventative care, and provider incentives is needed, and that of critical importance is the development of a consensus on the appropriate methods for estimating the budgetary impact and health outcome effects of these proposals; and

(6) immediate policy action is needed to address the long-term fiscal challenges facing the United States, including the rising costs of entitlements, in a manner that is fiscally responsible, equitable, and lasting, and that also honors commitments made to beneficiaries, and that such action should be bipartisan, bicameral, involve both legislative and executive branch participants, as well as public participation, and be conducted in a manner that ensures full, fair, and timely Congressional consideration.

SEC. 514. SENSE OF THE CONGRESS REGARDING WASTE, FRAUD, AND ABUSE.

It is the sense of the Congress that—

(1) all committees should examine programs within their jurisdiction to identify wasteful and fraudulent spending;

(2) title III of this resolution includes cap adjustments to provide appropriations for agencies that control programs that accounted for a significant share of improper payments reported by Federal agencies: Social Security Administration Continuing Disability Reviews, the Medicare/Medicaid Health Care Fraud and Abuse Control

Program, and Unemployment Insurance Program Integrity;

(3) title III also includes a cap adjustment for the Internal Revenue Services for tax compliance efforts to close the \$345,000,000,000 tax gap;

(4) the resolution's deficit-neutral reserve funds require authorizing committees to cut lower priority and wasteful spending to accommodate any new high-priority entitlement benefits; and

(5) title III of the resolution directs all committees to review the performance of programs within their jurisdiction and report recommendations annually to the appropriate Committee on the Budget as part of the views and estimates process required by section 301(d) of the Congressional Budget Act.

SEC. 515. SENSE OF THE CONGRESS REGARDING EXTENSION OF THE STATUTORY PAY-AS-YOU-GO RULE.

It is the sense of the Congress that to reduce the deficit, Congress should extend PAYGO consistent with provisions of the Budget Enforcement Act of 1990.

SEC. 516. SENSE OF THE CONGRESS ON LONG-TERM BUDGETING.

It is the sense of the Congress that the determination of the congressional budget for the United States Government and the President's budget request should include consideration of the Financial Report of the United States Government, especially its information regarding the Government's net operating cost, financial position, and long-term liabilities.

SEC. 517. SENSE OF THE CONGRESS REGARDING AFFORDABLE HEALTH COVERAGE.

It is the sense of the Congress that—

(1) nearly 47 million Americans, including nine million children, lack health insurance;

(2) people without health insurance are more likely to experience problems getting medical care and to be hospitalized for avoidable health problems;

(3) most Americans receive health coverage through their employers, and a major issue facing all employers is the rising cost of health insurance;

(4) small businesses, which have generated most of the new jobs annually over the last decade, have an especially difficult time affording health coverage, because of higher administrative costs and fewer people over whom to spread the risk of catastrophic costs;

(5) because it is especially costly for small businesses to provide health coverage, their employees make up a large proportion of the Nation's uninsured individuals; and

(6) legislation consistent with the pay-as-you-go principle should be adopted that makes health insurance more affordable and accessible, with attention to the special circumstances affecting employees of small businesses, and that lowers costs and improves the quality of health care by encouraging integration of health information technology tools into the practice of medicine, by expanding comparative effectiveness research, and by promoting improvements in disease management and disease prevention.

SEC. 518. SENSE OF THE CONGRESS REGARDING PAY PARITY.

It is the sense of the Congress that rates of compensation for civilian employees of the United States should be adjusted at the same time, and in the same proportion, as are rates of compensation for members of the uniformed services.

SEC. 519. SENSE OF THE CONGRESS REGARDING SUBPRIME LENDING AND FORECLOSURES.

It is the sense of the Congress that—

(1) over the last six months, the Nation has experienced a significant increase in the number of homeowners facing the risk of foreclosure with estimates of as many as 2.8 million subprime and other distressed borrowers facing the loss of their homes over the next five years;

(2) the rise in foreclosures not only has an immediate, devastating impact on homeowners and their families, but it also has ripple effects—

(A) local communities experiencing high levels of foreclosures experience deterioration as a result of the large number of vacant foreclosed and abandoned homes;

(B) rising foreclosure rates can accelerate drops in home prices, affecting all homeowners; and

(C) home mortgage default and foreclosure rates increase risk for lenders, further restricting the availability of credit, which can in turn slow economic growth; and

(3) the rise in foreclosures is not only a crisis for subprime borrowers, but a larger problem for communities as a whole, and considering the multi-layered effects of increasing foreclosures, the Congress should consider steps to address this complex problem.

SEC. 520. SENSE OF THE CONGRESS REGARDING THE NEED TO MAINTAIN AND BUILD UPON EFFORTS TO FIGHT HUNGER.

It is the sense of the Congress that—

(1) 35.5 million Americans (12.6 million of them children) are food insecure—uncertain of having, or unable to acquire, enough food, and that 11.1 million Americans are hungry because of lack of food;

(2) despite the critical contributions of the Department of Agriculture nutrition programs (particularly the food stamp program), which significantly reduced payment error rates while providing help to partially mitigate the effects of rising poverty and unemployment, significant need remains, even among families that receive food stamps;

(3) nearly 25 million people, including more than nine million children and nearly three million seniors, sought emergency food assistance from food pantries, soup kitchens, shelters, and local charities last year;

(4) additional resources are needed to ensure that nutrition assistance keeps up with inflation and rising food prices; and

(5) Department of Agriculture programs that help us fight hunger should be maintained and the Congress should continue to seize opportunities to reach Americans in need and to fight hunger.

SEC. 521. SENSE OF THE CONGRESS REGARDING THE IMPORTANCE OF CHILD SUPPORT ENFORCEMENT.

It is the sense of the Congress that—

(1) additional legislative action is needed to ensure that States have the necessary resources to collect all child support that is owed to families and to allow them to pass 100 percent of support on to families without financial penalty; and

(2) when 100 percent of child support payments are passed to the child, rather than administrative expenses, program integrity is improved and child support participation increases.

SEC. 522. SENSE OF THE CONGRESS ON THE INNOVATION AGENDA AND AMERICA COMPETES ACT.

It is the sense of the Congress that—

(1) the Congress should provide sufficient funding so that our Nation may continue to be the world leader in education, innovation and economic growth;

(2) last year, Congress passed and the President signed the America COMPETES Act, bipartisan legislation designed to ensure that American students, teachers, businesses, and workers are prepared to continue leading the world in innovation, research, and technology well into the future;

(3) this resolution supports the efforts authorized in the America COMPETES Act, providing substantially increased funding above the President's requested level for 2009, and increased amounts after 2009 in Function 250 (General Science, Space and Technology) and other functions;

(4) additional increases for scientific research and education are included in Function 270 (Energy), Function 300 (Environment and Natural Resources), Function 500 (Education, Employment, Training and Social Services), and Function 550 (Health), all of which receive more funding than the President's budget provides;

(5) because America's greatest resource for innovation resides within classrooms across the country, the increased funding provided in this resolution will support initiatives within the America COMPETES Act to educate tens of thousands of new scientists, engineers, and mathematicians, and place highly qualified teachers in math and science K-12 classrooms; and

(6) because independent scientific research provides the foundation for innovation and future technologies, this resolution will keep us on the path toward doubling funding for the National Science Foundation, basic research in the physical sciences, and collaborative research partnerships, and toward achieving energy independence through the development of clean and sustainable alternative energy technologies.

And the House agree to the same.

JOHN SPRATT,
ROSA L. DELAURO,
CHET EDWARDS,

Managers on the part of the House.

KENT CONRAD,
PATTY MURRAY,
RON WYDEN,

Managers on the part of the Senate.

JOINT EXPLANATORY STATEMENT OF THE COMMITTEE OF CONFERENCE

The managers on the part of the House and the Senate at the conference on the disagreeing votes of the two Houses on the amendment of the House to the concurrent resolution (S. Con. Res. 70), setting forth the congressional budget for the United States Government for fiscal year 2009 and including the appropriate budgetary levels for fiscal years 2008 and 2010 through 2013, submit the following joint statement to the House and the Senate in explanation of the effect of the action agreed upon by the managers and recommended in the accompanying conference report:

The House amendment struck all of the Senate concurrent resolution after the resolving clause and inserted the House-passed concurrent resolution on the budget (H. Con. Res. 312) as a substitute text.

The Senate recedes from its disagreement to the amendment of the House with an amendment that is a substitute for the Senate concurrent resolution and the House amendment. The differences between the Senate concurrent resolution, the House amendment, and the substitute agreed to in conference are noted below, except for clerical corrections, conforming changes made necessary by agreements reached by the conferees, and minor drafting and clarifying changes.

DISPLAYS AND AMOUNTS

The required contents of concurrent budget resolutions are set forth in section 301(a) of the Congressional Budget Act of 1974. The

years in this document are fiscal years unless otherwise noted.

The treatment of budget function levels in the House-passed and Senate-passed budget resolutions and the conference report is as follows:

House-passed Resolution

The House resolution includes all of the items required as part of a concurrent budget resolution under section 301(a) of the Congressional Budget Act other than the spending and revenue levels for Social Security (which are used to enforce a point of order applicable only in the Senate).

Senate-passed Resolution

The Senate concurrent resolution includes all of the items required under section 301(a) of the Congressional Budget Act.

Conference Agreement

The conference agreement includes all of the items required by section 301(a) of the Congressional Budget Act.

AGGREGATE AND FUNCTION LEVELS

Pursuant to section 301(a)(4) of the Congressional Budget Act, the budget resolution must set appropriate levels for each major functional category based on the 302(a) allocations and the budgetary totals.

The respective levels of the House concurrent resolution, the Senate concurrent resolution, and conference agreement for each major budget function, as well as revenue totals, are discussed in the section after the numerical tables. A summary of the overall budget policy is as follows:

Total spending is \$3.034 trillion in budget authority (BA) and \$3.066 trillion in outlays in 2009, and \$16.155 trillion in BA and \$16.228 trillion in outlays over 2009–2013.

Discretionary spending for 2009 totals \$1.088 trillion in BA and \$1.183 trillion in outlays in 2009, and \$5.328 trillion in BA and \$5.719 trillion in outlays over 2009–2013. Excluding funding for overseas deployments and other activities, discretionary spending for 2009 totals \$1.013 trillion in BA and \$1.075 trillion in outlays. These aggregate amounts (minus cap adjustments for program integrity initiatives) are allocated to the Appropriations Committees to be suballocated among their respective appropriations subcommittees.

Mandatory spending totals \$1.945 trillion in BA and \$1.883 trillion in outlays in 2009, and \$10.827 trillion in BA and \$10.509 trillion in outlays over 2009–2013.

Revenue totals \$2.725 trillion in 2009, and \$15.637 trillion over five years. Specific policies will be determined by the Committee on Finance in the Senate and the Committee on Ways and Means in the House.

The conference agreement uses the Congressional Budget Office (CBO) March baseline, updated for legislation that has passed the Congress since the baseline was developed.

The conference agreement reduces the budget deficit from \$340.4 billion in 2009, to a surplus of \$21.9 billion in 2012 and remains in surplus in 2013.

The following section describes the conference agreement's revenue levels and spending according to the budget's functional categories.

CONFERENCE REPORT 2009 RESOLUTION: TOTAL SPENDING AND REVENUES

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
Summary							
Total Spending:							
BA.....	3,036.355	3,033.637	3,091.795	3,243.167	3,312.473	3,474.182	16,155.254
OT.....	2,935.838	3,065.923	3,147.987	3,258.723	3,293.906	3,461.541	16,228.080
On-Budget:							
BA.....	2,563.262	2,530.703	2,562.856	2,693.843	2,736.865	2,868.813	13,393.080
OT.....	2,465.711	2,565.903	2,621.939	2,712.795	2,722.056	2,860.225	13,482.918
Off-Budget:							
BA.....	473.093	502.934	528.939	549.324	575.608	605.369	2,762.174
OT.....	470.127	500.020	526.048	545.928	571.850	601.316	2,745.162
Revenues:							
Total.....	2,542.098	2,725.482	2,938.214	3,185.708	3,315.838	3,471.616	15,636.857
On-budget.....	1,875.392	2,029.612	2,204.652	2,413.249	2,506.049	2,626.582	11,780.143
Off-budget.....	666.706	695.870	733.562	772.459	809.789	845.034	3,856.714
Surplus/Deficit (-)							
Total.....	-393.740	-340.441	-209.773	-73.015	21.932	10.075	-591.223
On-budget.....	-590.319	-536.291	-417.287	-299.546	-216.007	-233.643	-1,702.775
Off-budget.....	196.579	195.850	207.514	226.531	237.939	243.718	1,111.552
Debt Subject to Limit	9,575	10,207	10,732	11,137	11,484	11,832	na
Debt Held by the Public.....	5,404	5,761	5,989	6,080	6,075	6,081	na
By Function							
National Defense (050):							
BA.....	590.686	542.497	550.414	557.026	565.800	576.223	2,791.960
OT.....	576.173	573.362	560.726	560.099	556.699	568.829	2,819.715
International Affairs (150):							
BA.....	32.648	37.158	37.901	38.221	38.491	38.451	190.222
OT.....	32.843	35.749	36.591	36.864	36.824	36.537	182.565
General Science, Space, and Technology (250):							
BA.....	27.407	30.639	31.701	32.863	34.115	35.450	164.768
OT.....	26.456	29.072	31.192	32.642	33.891	34.694	161.491
Energy (270):							
BA.....	3.550	6.514	6.615	6.450	6.550	6.474	32.603
OT.....	1.681	2.795	4.092	4.969	5.417	5.659	22.932
Natural Resources and Environment (300):							
BA.....	33.169	40.515	35.278	36.307	37.396	38.033	187.529
OT.....	34.723	36.868	37.472	37.865	38.356	38.923	189.484
Agriculture (350):							
BA.....	24.296	22.572	22.145	22.026	20.889	22.304	109.936
OT.....	22.179	22.312	21.241	21.022	17.463	21.606	103.644
Commerce and Housing Credit (370):							
BA.....	12.666	10.818	14.454	8.973	9.230	9.635	53.110
OT.....	6.818	4.980	6.402	2.168	1.719	1.641	16.910

CONFERENCE REPORT 2009 RESOLUTION: TOTAL SPENDING AND REVENUES

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
On-budget:							
BA.....	11.216	9.560	13.887	8.998	9.246	9.642	51.333
OT.....	5.381	3.722	5.835	2.193	1.735	1.648	15.133
Off-budget:							
BA.....	1.450	1.258	0.567	-0.025	-0.016	-0.007	1.777
OT.....	1.437	1.258	0.567	-0.025	-0.016	-0.007	1.777
Transportation (400):							
BA.....	80.189	74.682	77.999	78.900	79.741	80.641	391.963
OT.....	77.795	80.781	84.318	86.468	88.453	90.675	430.695
Community and Regional Development (450):							
BA.....	20.149	15.220	15.376	15.603	15.840	16.007	78.046
OT.....	27.820	24.401	22.109	18.330	16.301	15.986	97.127
Education, Training, Employment and Social Services (500):							
BA.....	90.077	94.277	103.716	105.910	107.399	100.625	511.927
OT.....	90.729	91.351	99.477	103.453	103.992	102.451	500.724
Health (550):							
BA.....	285.601	310.260	325.344	345.817	368.395	393.337	1,743.153
OT.....	287.188	307.474	325.681	345.055	367.257	391.872	1,737.339
Medicare (570):							
BA.....	390.458	420.191	445.207	494.337	491.305	552.329	2,403.369
OT.....	390.454	419.974	445.333	494.162	491.065	552.445	2,402.979
Income Security (600):							
BA.....	389.926	415.547	420.430	429.946	416.447	432.148	2,114.518
OT.....	394.161	416.039	420.710	429.463	416.044	431.699	2,113.955
Social Security (650):							
BA.....	619.586	654.285	688.636	723.840	765.481	811.642	3,643.884
OT.....	616.633	651.371	685.745	720.444	761.723	807.589	3,626.872
On-budget:							
BA.....	19.378	21.313	23.803	27.338	30.349	33.170	135.973
OT.....	19.378	21.313	23.803	27.338	30.349	33.170	135.973
Off-budget:							
BA.....	600.208	632.972	664.833	696.502	735.132	778.472	3,507.911
OT.....	597.255	630.058	661.942	693.106	731.374	774.419	3,490.899
Veterans Benefits and Services (700):							
BA.....	86.365	93.320	96.233	102.038	99.359	105.344	496.294
OT.....	83.551	92.486	95.912	101.706	98.511	104.513	493.128
Administration of Justice (750):							
BA.....	46.237	48.303	48.673	49.348	50.139	51.051	247.514
OT.....	44.282	48.097	49.291	49.763	50.172	50.767	248.090
General Government (800):							
BA.....	56.407	23.987	19.929	20.470	21.004	21.463	106.853
OT.....	56.920	24.411	19.974	20.369	21.026	21.251	107.031
Net Interest (900):							
BA.....	233.951	217.009	249.005	276.316	290.193	293.112	1,325.635
OT.....	233.951	217.009	249.005	276.316	290.193	293.112	1,325.635

CONFERENCE REPORT 2009 RESOLUTION: TOTAL SPENDING AND REVENUES

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
On-budget:							
BA.....	349.351	334.409	370.805	407.916	433.193	448.812	1,995.135
OT.....	349.351	334.409	370.805	407.916	433.193	448.812	1,995.135
Off-budget:							
BA.....	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
OT.....	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
Allowances (920):							
BA.....	4.426	-13.201	-11.955	-12.307	-12.689	-13.000	-63.152
OT.....	2.075	-6.462	-9.385	-11.769	-13.764	-13.396	-54.776
Undistributed Offsetting Receipts (950):							
BA.....	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878
OT.....	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878
On-budget:							
BA.....	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864
OT.....	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864
Off-budget:							
BA.....	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014
OT.....	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014
Overseas Deployments and Other Activities (970):							
BA.....	108.056	70.000	---	---	---	---	70.000
OT.....	28.901	74.809	47.407	18.251	5.176	1.775	147.418

CONFERENCE REPORT 2009 RESOLUTION: DISCRETIONARY SPENDING

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
Summary							
Total Spending:							
BA.....	1,158.534	1,088.447	1,038.121	1,047.900	1,066.323	1,087.151	5,327.942
OT.....	1,123.845	1,182.965	1,156.797	1,127.399	1,116.307	1,135.247	5,718.715
On-Budget:							
BA.....	1,153.274	1,082.956	1,032.495	1,042.125	1,060.386	1,081.041	5,299.003
OT.....	1,118.664	1,177.547	1,151.198	1,121.649	1,110.397	1,129.165	5,689.956
Off-Budget:							
BA.....	5.260	5.491	5.626	5.775	5.937	6.110	28.939
OT.....	5.181	5.418	5.599	5.750	5.910	6.082	28.759
By Function							
National Defense (050)							
BA.....	587.221	537.769	545.539	551.962	560.690	571.154	2,767.114
OT.....	572.736	568.657	555.853	555.062	551.624	563.771	2,794.967
International Affairs (150):							
BA.....	36.702	38.313	38.387	38.625	38.949	39.335	193.609
OT.....	38.332	38.364	38.576	38.812	38.863	39.051	193.666
General Science, Space, and Technology (250):							
BA.....	27.282	30.514	31.576	32.738	33.990	35.325	164.143
OT.....	26.349	28.958	31.067	32.511	33.767	34.574	160.877
Energy (270):							
BA.....	4.986	7.749	7.718	7.783	7.880	7.979	39.109
OT.....	3.903	5.052	6.341	7.133	7.522	7.855	33.903
Natural Resources and Environment (300):							
BA.....	31.707	38.611	33.435	34.124	34.889	35.699	176.758
OT.....	33.901	35.616	35.869	35.908	36.025	36.479	179.897
Agriculture (350):							
BA.....	5.884	6.013	6.152	6.305	6.472	6.642	31.584
OT.....	6.084	5.961	6.070	6.229	6.388	6.559	31.207
Commerce and Housing Credit (370):							
BA.....	3.061	5.012	9.110	4.019	3.962	3.967	26.070
OT.....	3.107	4.852	8.257	4.667	3.956	3.981	25.713
On-budget:							
BA.....	2.811	4.754	8.843	3.744	3.678	3.674	24.693
OT.....	2.870	4.594	7.990	4.392	3.672	3.688	24.336
Off-budget:							
BA.....	0.250	0.258	0.267	0.275	0.284	0.293	1.377
OT.....	0.237	0.258	0.267	0.275	0.284	0.293	1.377
Transportation (400):							
BA.....	27.383	25.920	29.066	29.739	30.461	31.244	146.430
OT.....	76.137	78.692	82.094	84.125	86.045	88.187	419.143
Community and Regional Development (450):							
BA.....	20.276	15.121	15.286	15.502	15.738	15.978	77.625
OT.....	27.770	23.070	20.894	18.470	16.433	16.118	94.985

CONFERENCE REPORT 2009 RESOLUTION: DISCRETIONARY SPENDING

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
Education, Training, Employment and Social Services (500):							
BA.....	79.771	84.337	89.383	90.320	91.381	92.540	447.961
OT.....	81.068	83.355	88.209	89.082	90.101	91.251	441.998
Health (550):							
BA.....	53.121	59.724	58.055	58.770	59.577	60.459	296.585
OT.....	53.614	56.334	57.675	58.092	58.745	59.446	290.292
Medicare (570):							
BA.....	4.929	5.227	5.412	5.616	5.864	6.153	28.272
OT.....	5.011	5.200	5.378	5.585	5.828	6.110	28.101
Income Security (600):							
BA.....	52.336	58.694	59.694	60.792	62.302	63.678	305.160
OT.....	57.995	61.128	61.598	61.985	63.499	64.573	312.783
Social Security (650):							
BA.....	5.010	5.233	5.359	5.500	5.653	5.817	27.562
OT.....	4.944	5.160	5.332	5.475	5.626	5.789	27.382
On-budget:							
BA.....	—	—	—	—	—	—	—
OT.....	—	—	—	—	—	—	—
Off-budget:							
BA.....	5.010	5.233	5.359	5.500	5.653	5.817	27.562
OT.....	4.944	5.160	5.332	5.475	5.626	5.789	27.382
Veterans Benefits and Services (700):							
BA.....	43.262	48.202	49.610	50.998	52.462	53.990	255.262
OT.....	40.575	47.527	49.457	50.713	51.844	53.389	252.930
Administration of Justice (750):							
BA.....	45.492	45.321	47.883	48.664	49.571	50.606	242.045
OT.....	43.319	46.476	47.708	48.550	49.596	50.316	242.646
General Government (800):							
BA.....	17.055	17.351	17.823	18.359	18.929	19.523	91.985
OT.....	17.446	17.880	17.941	18.276	18.794	19.367	92.258
Allowances (920):							
BA.....	5.000	-10.664	-11.367	-11.916	-12.447	-12.938	-59.332
OT.....	2.653	-4.126	-8.929	-11.527	-13.525	-13.344	-51.451
Overseas Deployments and Other Activities (970):							
BA.....	108.056	70.000	—	—	—	—	70.000
OT.....	28.901	74.809	47.407	18.251	5.176	1.775	147.418

CONFERENCE REPORT 2009 RESOLUTION: MANDATORY SPENDING

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
Summary							
Total Spending:							
BA.....	1,877.821	1,945.190	2,053.674	2,195.267	2,246.150	2,387.031	10,827.312
OT.....	1,811.993	1,882.958	1,991.190	2,131.324	2,177.599	2,326.294	10,509.365
On-Budget:							
BA.....	1,409.988	1,447.747	1,530.361	1,651.718	1,676.479	1,787.772	8,094.077
OT.....	1,347.047	1,388.356	1,470.741	1,591.146	1,611.659	1,731.060	7,792.962
Off-Budget:							
BA.....	467.833	497.443	523.313	543.549	569.671	599.259	2,733.235
OT.....	464.946	494.602	520.449	540.178	565.940	595.234	2,716.403
By Function							
National Defense (050):							
BA.....	3.465	4.728	4.875	5.064	5.110	5.069	24.846
OT.....	3.437	4.705	4.873	5.037	5.075	5.058	24.748
International Affairs (150):							
BA.....	-4.054	-1.155	-0.486	-0.404	-0.458	-0.884	-3.387
OT.....	-5.489	-2.615	-1.985	-1.948	-2.039	-2.514	-11.101
General Science, Space, and Technology (250):							
BA.....	0.125	0.125	0.125	0.125	0.125	0.125	0.625
OT.....	0.107	0.114	0.125	0.131	0.124	0.120	0.614
Energy (270):							
BA.....	-1.436	-1.235	-1.103	-1.333	-1.330	-1.505	-6.506
OT.....	-2.222	-2.257	-2.249	-2.164	-2.105	-2.196	-10.971
Natural Resources and Environment (300):							
BA.....	1.462	1.904	1.843	2.183	2.507	2.334	10.771
OT.....	0.822	1.252	1.603	1.957	2.331	2.444	9.587
Agriculture (350):							
BA.....	18.412	16.559	15.993	15.721	14.417	15.662	78.352
OT.....	16.095	16.351	15.171	14.793	11.075	15.047	72.437
Commerce and Housing Credit (370):							
BA.....	9.605	5.806	5.344	4.954	5.268	5.668	27.040
OT.....	3.711	0.128	-1.855	-2.499	-2.237	-2.340	-8.803
On-budget:							
BA.....	8.405	4.806	5.044	5.254	5.568	5.968	26.640
OT.....	2.511	-0.872	-2.155	-2.199	-1.937	-2.040	-9.203
Off-budget:							
BA.....	1.200	1.000	0.300	-0.300	-0.300	-0.300	0.400
OT.....	1.200	1.000	0.300	-0.300	-0.300	-0.300	0.400
Transportation (400):							
BA.....	52.806	48.762	48.933	49.161	49.280	49.397	245.533
OT.....	1.658	2.089	2.224	2.343	2.408	2.488	11.552
Community and Regional Development (450):							
BA.....	-0.127	0.099	0.090	0.101	0.102	0.029	0.421
OT.....	0.050	1.331	1.215	-0.140	-0.132	-0.132	2.142

CONFERENCE REPORT 2009 RESOLUTION: MANDATORY SPENDING

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
Education, Training, Employment and Social Services (500):							
BA.....	10.306	9.940	14.333	15.590	16.018	8.085	63.966
OT.....	9.661	7.996	11.268	14.371	13.891	11.200	58.726
Health (550):							
BA.....	232.480	250.536	267.289	287.047	308.818	332.878	1,446.568
OT.....	233.574	251.140	268.006	286.963	308.512	332.426	1,447.047
Medicare (570):							
BA.....	385.529	414.964	439.795	488.721	485.441	546.176	2,375.097
OT.....	385.443	414.774	439.955	488.577	485.237	546.335	2,374.878
Income Security (600):							
BA.....	337.590	356.853	360.736	369.154	354.145	368.470	1,809.358
OT.....	336.166	354.911	359.112	367.478	352.545	367.126	1,801.172
Social Security (650):							
BA.....	614.576	649.052	683.277	718.340	759.828	805.825	3,616.322
OT.....	611.689	646.211	680.413	714.969	756.097	801.800	3,599.490
On-budget:							
BA.....	19.378	21.313	23.803	27.338	30.349	33.170	135.973
OT.....	19.378	21.313	23.803	27.338	30.349	33.170	135.973
Off-budget:							
BA.....	595.198	627.739	659.474	691.002	729.479	772.655	3,480.349
OT.....	592.311	624.898	656.610	687.631	725.748	768.630	3,463.517
Veterans Benefits and Services (700):							
BA.....	43.103	45.118	46.623	51.040	46.897	51.354	241.032
OT.....	42.976	44.959	46.455	50.993	46.667	51.124	240.198
Administration of Justice (750):							
BA.....	0.745	2.982	0.790	0.684	0.568	0.445	5.469
OT.....	0.963	1.621	1.583	1.213	0.576	0.451	5.444
General Government (800):							
BA.....	39.352	6.636	2.106	2.111	2.075	1.940	14.868
OT.....	39.474	6.531	2.033	2.093	2.232	1.884	14.773
Net Interest (900):							
BA.....	233.951	217.009	249.005	276.316	290.193	293.112	1,325.635
OT.....	233.951	217.009	249.005	276.316	290.193	293.112	1,325.635
On-budget:							
BA.....	349.351	334.409	370.805	407.916	433.193	448.812	1,995.135
OT.....	349.351	334.409	370.805	407.916	433.193	448.812	1,995.135
Off-budget:							
BA.....	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
OT.....	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
Allowances (920):							
BA.....	-0.574	-2.537	-0.588	-0.391	-0.242	-0.062	-3.820
OT.....	-0.578	-2.336	-0.456	-0.242	-0.239	-0.052	-3.325
Undistributed Offsetting Receipts (950):							
BA.....	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878
OT.....	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878

CONFERENCE REPORT 2009 RESOLUTION: MANDATORY SPENDING

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
On-budget:							
BA.....	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864
OT.....	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864
Off-budget:							
BA.....	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014
OT.....	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014

HOUSE-PASSED 2009 RESOLUTION: TOTAL SPENDING AND REVENUES

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
Summary							
Total Spending:							
BA.....	3,029.347	3,032.185	3,093.126	3,247.404	3,315.728	3,472.298	16,160.741
OT.....	2,932.743	3,063.405	3,148.367	3,262.946	3,300.867	3,458.775	16,234.360
On-Budget:							
BA.....	2,556.254	2,529.246	2,564.161	2,698.039	2,740.065	2,866.862	13,398.373
OT.....	2,462.616	2,563.380	2,622.295	2,716.979	2,728.965	2,857.394	13,489.013
Off-Budget:							
BA.....	473.093	502.939	528.965	549.365	575.663	605.436	2,762.368
OT.....	470.127	500.025	526.072	545.967	571.902	601.381	2,745.347
Revenues:							
Total.....	2,546.245	2,723.000	2,939.435	3,214.493	3,479.113	3,616.784	15,972.824
On-budget.....	1,879.540	2,027.124	2,205.864	2,442.025	2,669.315	2,771.740	12,116.067
Off-budget.....	666.705	695.876	733.571	772.468	809.798	845.044	3,856.757
Surplus/Deficit (-)							
Total.....	-386.498	-340.405	-208.932	-48.453	178.246	158.009	-261.536
On-budget.....	-583.076	-536.256	-416.431	-274.954	-59.650	-85.654	-1,372.946
Off-budget.....	196.578	195.851	207.499	226.501	237.896	243.663	1,111.410
Debt Subject to Limit	9,567	10,200	10,724	11,104	11,295	11,495	na
Debt Held by the Public.....	5,397	5,754	5,981	6,048	5,886	5,744	na
By Function							
National Defense (050):							
BA.....	590.686	542.497	550.414	557.026	565.800	576.223	2,791.960
OT.....	576.173	573.362	560.726	560.099	556.699	568.829	2,819.715
International Affairs (150):							
BA	32.648	37.111	38.516	39.433	40.247	40.677	195.984
OT.....	32.843	35.702	36.918	37.679	38.154	38.346	186.799
General Science, Space, and Technology (250):							
BA.....	27.407	29.934	31.165	32.474	33.853	35.298	162.724
OT.....	26.456	28.700	30.604	32.201	33.564	34.477	159.546
Energy (270):							
BA.....	3.548	4.674	4.645	4.712	4.803	4.895	23.729
OT.....	1.681	2.192	2.878	3.371	3.738	4.020	16.199
Natural Resources and Environment (300):							
BA.....	32.560	38.651	33.782	34.670	35.568	36.490	179.161
OT.....	34.440	35.576	36.192	36.420	36.745	37.299	182.232
Agriculture (350):							
BA.....	22.456	21.529	21.719	21.891	22.263	22.621	110.023
OT.....	21.528	21.279	20.680	20.876	21.435	21.816	106.086
Commerce and Housing Credit (370):							
BA.....	12.666	10.818	14.454	8.973	9.230	9.635	53.110
OT.....	6.818	4.980	6.402	2.168	1.719	1.641	16.910

HOUSE-PASSED 2009 RESOLUTION: TOTAL SPENDING AND REVENUES

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
On-budget:							
BA.....	11.216	9.560	13.887	8.998	9.246	9.642	51.333
OT.....	5.381	3.722	5.835	2.193	1.735	1.648	15.133
Off-budget:							
BA.....	1.450	1.258	0.567	-0.025	-0.016	-0.007	1.777
OT.....	1.437	1.258	0.567	-0.025	-0.016	-0.007	1.777
Transportation (400):							
BA.....	79.794	73.444	77.507	78.534	79.485	80.478	389.448
OT.....	77.795	80.443	83.861	86.062	88.134	90.443	428.943
Community and Regional Development (450):							
BA.....	20.029	14.553	14.826	15.134	15.450	15.755	75.718
OT.....	27.819	24.251	21.816	17.874	15.817	15.561	95.319
Education, Training, Employment and Social Services (500):							
BA.....	90.077	95.235	102.594	105.612	107.828	101.690	512.959
OT.....	90.729	90.947	98.345	103.135	104.397	103.490	500.314
Health (550):							
BA.....	285.101	306.795	323.767	344.749	367.766	393.085	1,736.162
OT.....	286.688	305.334	324.138	343.718	366.312	391.326	1,730.828
Medicare (570):							
BA.....	390.458	420.191	445.225	494.370	491.353	552.389	2,403.528
OT.....	390.454	419.974	445.349	494.193	491.110	552.503	2,403.129
Income Security (600):							
BA.....	389.865	411.699	417.519	426.924	412.355	427.988	2,096.485
OT.....	394.100	414.032	418.617	427.541	412.831	427.703	2,100.724
Social Security (650):							
BA.....	619.586	654.285	688.653	723.873	765.529	811.701	3,644.041
OT.....	616.633	651.371	685.760	720.475	761.768	807.646	3,627.020
On-budget:							
BA.....	19.378	21.308	23.794	27.330	30.342	33.162	135.936
OT.....	19.378	21.308	23.794	27.330	30.342	33.162	135.936
Off-budget:							
BA.....	600.208	632.977	664.859	696.543	735.187	778.539	3,508.105
OT.....	597.255	630.063	661.966	693.145	731.426	774.484	3,491.084
Veterans Benefits and Services (700):							
BA.....	86.365	93.268	96.000	101.800	99.115	105.094	495.277
OT.....	83.551	92.443	95.710	101.475	98.271	104.266	492.165
Administration of Justice (750):							
BA.....	46.237	48.104	49.101	50.338	51.622	52.967	252.132
OT.....	44.282	47.936	49.602	50.596	51.501	52.542	252.177
General Government (800):							
BA.....	56.407	23.520	19.961	20.611	21.319	22.007	107.418
OT.....	56.920	23.890	19.987	20.496	21.332	21.787	107.492
Net Interest (900):							
BA.....	233.896	216.833	248.734	275.397	284.954	280.592	1,306.510
OT.....	233.896	216.833	248.734	275.397	284.954	280.592	1,306.510

HOUSE-PASSED 2009 RESOLUTION: TOTAL SPENDING AND REVENUES

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
On-budget:							
BA.....	349.296	334.233	370.534	406.997	427.954	436.292	1,976.010
OT.....	349.296	334.233	370.534	406.997	427.954	436.292	1,976.010
Off-budget:							
BA.....	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
OT.....	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
Allowances (920):							
BA.....	1.000	—	-0.150	-0.200	-0.200	-0.200	-0.750
OT.....	0.531	0.307	-0.053	-0.164	-0.178	-0.200	-0.288
Undistributed Offsetting Receipts (950):							
BA.....	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878
OT.....	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878
On-budget:							
BA.....	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864
OT.....	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864
Off-budget:							
BA.....	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014
OT.....	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014
Overseas Deployments and Other Activities (970):							
BA.....	108.056	70.000	—	—	—	—	70.000
OT.....	28.901	74.809	47.407	18.251	5.176	1.775	147.418

HOUSE-PASSED 2009 RESOLUTION: DISCRETIONARY SPENDING

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
Summary							
Total Spending:							
BA.....	1,154.534	1,089.773	1,042.073	1,055.523	1,076.220	1,099.928	5,363.517
OT.....	1,121.723	1,182.855	1,159.554	1,134.891	1,127.022	1,147.385	5,751.707
On-Budget:							
BA.....	1,149.274	1,084.282	1,036.430	1,049.716	1,070.237	1,093.761	5,334.426
OT.....	1,116.542	1,177.437	1,153.940	1,129.111	1,121.069	1,141.248	5,722.805
Off-Budget:							
BA.....	5.260	5.491	5.643	5.807	5.983	6.167	29.091
OT.....	5.181	5.418	5.614	5.780	5.953	6.137	28.902
By Function							
National Defense (050):							
BA.....	587.221	537.769	545.539	551.962	560.690	571.154	2,767.114
OT.....	572.736	568.657	555.853	555.062	551.624	563.771	2,794.967
International Affairs (150):							
BA.....	36.702	38.313	39.044	39.875	40.720	41.563	199.515
OT.....	38.332	38.364	38.945	39.665	40.208	40.862	198.044
General Science, Space, and Technology (250):							
BA.....	27.282	29.809	31.040	32.349	33.728	35.173	162.099
OT.....	26.349	28.586	30.479	32.070	33.440	34.357	158.932
Energy (270):							
BA.....	4.986	6.097	6.079	6.163	6.281	6.400	31.020
OT.....	3.903	4.507	5.223	5.703	6.062	6.336	27.831
Natural Resources and Environment (300):							
BA.....	31.707	37.556	32.570	33.422	34.324	35.251	173.123
OT.....	33.901	34.946	35.093	35.185	35.415	35.970	176.609
Agriculture (350):							
BA.....	5.884	6.013	6.152	6.305	6.472	6.642	31.584
OT.....	6.084	5.961	6.070	6.229	6.388	6.559	31.207
Commerce and Housing Credit (370):							
BA.....	3.061	5.012	9.110	4.019	3.962	3.967	26.070
OT.....	3.107	4.852	8.257	4.667	3.956	3.981	25.713
On-budget:							
BA.....	2.811	4.754	8.843	3.744	3.678	3.674	24.693
OT.....	2.870	4.594	7.990	4.392	3.672	3.688	24.336
Off-budget:							
BA.....	0.250	0.258	0.267	0.275	0.284	0.293	1.377
OT.....	0.237	0.258	0.267	0.275	0.284	0.293	1.377
Transportation (400):							
BA.....	27.383	24.682	28.574	29.373	30.205	31.081	143.915
OT.....	76.137	78.354	81.637	83.719	85.726	87.955	417.391
Community and Regional Development (450):							
BA.....	20.276	14.528	14.800	15.107	15.421	15.726	75.582
OT.....	27.770	22.941	20.657	18.102	16.038	15.773	93.511

HOUSE-PASSED 2009 RESOLUTION: DISCRETIONARY SPENDING

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
Education, Training, Employment and Social Services (500):							
BA.....	79.771	85.295	88.261	90.022	91.810	93.605	448.993
OT.....	81.068	82.951	87.077	88.764	90.506	92.290	441.588
Health (550):							
BA.....	53.121	57.559	56.478	57.702	58.948	60.207	290.894
OT.....	53.614	55.494	56.132	56.755	57.800	58.900	285.081
Medicare (570):							
BA.....	4.929	5.227	5.430	5.649	5.912	6.213	28.431
OT.....	5.011	5.200	5.394	5.616	5.873	6.168	28.251
Income Security (600):							
BA.....	52.336	55.620	57.646	58.780	59.330	60.746	292.122
OT.....	57.995	59.704	60.227	60.945	61.288	61.711	303.875
Social Security (650):							
BA.....	5.010	5.233	5.376	5.532	5.699	5.874	27.714
OT.....	4.944	5.160	5.347	5.505	5.669	5.844	27.525
On-budget:							
BA.....	—	—	—	—	—	—	—
OT.....	—	—	—	—	—	—	—
Off-budget:							
BA.....	5.010	5.233	5.376	5.532	5.699	5.874	27.714
OT.....	4.944	5.160	5.347	5.505	5.669	5.844	27.525
Veterans Benefits and Services (700):							
BA.....	43.262	48.150	49.377	50.760	52.218	53.740	254.245
OT.....	40.575	47.484	49.255	50.482	51.604	53.142	251.967
Administration of Justice (750):							
BA.....	45.492	45.122	48.311	49.654	51.054	52.522	246.663
OT.....	43.319	46.315	48.019	49.383	50.925	52.091	246.733
General Government (800):							
BA.....	17.055	17.788	18.286	18.849	19.446	20.064	94.433
OT.....	17.446	18.263	18.385	18.752	19.302	19.900	94.602
Allowances (920):							
BA.....	1.000	—	—	—	—	—	—
OT.....	0.531	0.307	0.097	0.036	0.022	—	0.462
Overseas Deployments and Other Activities (970):							
BA.....	108.056	70.000	—	—	—	—	70.000
OT.....	28.901	74.809	47.407	18.251	5.176	1.775	147.418

HOUSE-PASSED 2009 RESOLUTION: MANDATORY SPENDING

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
Summary							
Total Spending:							
BA.....	1,874.813	1,942.412	2,051.053	2,191.881	2,239.508	2,372.370	10,797.224
OT.....	1,811.020	1,880.550	1,988.813	2,128.055	2,173.845	2,311.390	10,482.653
On-Budget:							
BA.....	1,406.980	1,444.964	1,527.731	1,648.323	1,669.828	1,773.101	8,063.947
OT.....	1,346.074	1,385.943	1,468.355	1,587.868	1,607.896	1,716.146	7,766.208
Off-Budget:							
BA.....	467.833	497.448	523.322	543.558	569.680	599.269	2,733.277
OT.....	464.946	494.607	520.458	540.187	565.949	595.244	2,716.445
By Function							
National Defense (050):							
BA.....	3.465	4.728	4.875	5.064	5.110	5.069	24.846
OT.....	3.437	4.705	4.873	5.037	5.075	5.058	24.748
International Affairs (150):							
BA.....	-4.054	-1.202	-0.528	-0.442	-0.473	-0.886	-3.531
OT.....	-5.489	-2.662	-2.027	-1.986	-2.054	-2.516	-11.245
General Science, Space, and Technology (250):							
BA.....	0.125	0.125	0.125	0.125	0.125	0.125	0.625
OT.....	0.107	0.114	0.125	0.131	0.124	0.120	0.614
Energy (270):							
BA.....	-1.438	-1.423	-1.434	-1.451	-1.478	-1.505	-7.291
OT.....	-2.222	-2.315	-2.345	-2.332	-2.324	-2.316	-11.632
Natural Resources and Environment (300):							
BA.....	0.853	1.095	1.212	1.248	1.244	1.239	6.038
OT.....	0.539	0.630	1.099	1.235	1.330	1.329	5.623
Agriculture (350):							
BA.....	16.572	15.516	15.567	15.586	15.791	15.979	78.439
OT.....	15.444	15.318	14.610	14.647	15.047	15.257	74.879
Commerce and Housing Credit (370):							
BA.....	9.605	5.806	5.344	4.954	5.268	5.668	27.040
OT.....	3.711	0.128	-1.855	-2.499	-2.237	-2.340	-8.803
On-budget:							
BA.....	8.405	4.806	5.044	5.254	5.568	5.968	26.640
OT.....	2.511	-0.872	-2.155	-2.199	-1.937	-2.040	-9.203
Off-budget:							
BA.....	1.200	1.000	0.300	-0.300	-0.300	-0.300	0.400
OT.....	1.200	1.000	0.300	-0.300	-0.300	-0.300	0.400
Transportation (400):							
BA.....	52.411	48.762	48.933	49.161	49.280	49.397	245.533
OT.....	1.658	2.089	2.224	2.343	2.408	2.488	11.552
Community and Regional Development (450):							
BA.....	-0.247	0.025	0.026	0.027	0.029	0.029	0.136
OT.....	0.049	1.310	1.159	-0.228	-0.221	-0.212	1.808

HOUSE-PASSED 2009 RESOLUTION: MANDATORY SPENDING

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
Education, Training, Employment and Social Services (500):							
BA.....	10.306	9.940	14.333	15.590	16.018	8.085	63.966
OT.....	9.661	7.996	11.268	14.371	13.891	11.200	58.726
Health (550):							
BA.....	231.980	249.236	267.289	287.047	308.818	332.878	1,445.268
OT.....	233.074	249.840	268.006	286.963	308.512	332.426	1,445.747
Medicare (570):							
BA.....	385.529	414.964	439.795	488.721	485.441	546.176	2,375.097
OT.....	385.443	414.774	439.955	488.577	485.237	546.335	2,374.878
Income Security (600):							
BA.....	337.529	356.079	359.873	368.144	353.025	367.242	1,804.363
OT.....	336.105	354.328	358.390	366.596	351.543	365.992	1,796.849
Social Security (650):							
BA.....	614.576	649.052	683.277	718.341	759.830	805.827	3,616.327
OT.....	611.689	646.211	680.413	714.970	756.099	801.802	3,599.495
On-budget:							
BA.....	19.378	21.308	23.794	27.330	30.342	33.162	135.936
OT.....	19.378	21.308	23.794	27.330	30.342	33.162	135.936
Off-budget:							
BA.....	595.198	627.744	659.483	691.011	729.488	772.665	3,480.391
OT.....	592.311	624.903	656.619	687.640	725.757	768.640	3,463.559
Veterans Benefits and Services (700):							
BA.....	43.103	45.118	46.623	51.040	46.897	51.354	241.032
OT.....	42.976	44.959	46.455	50.993	46.667	51.124	240.198
Administration of Justice (750):							
BA.....	0.745	2.982	0.790	0.684	0.568	0.445	5.469
OT.....	0.963	1.621	1.583	1.213	0.576	0.451	5.444
General Government (800):							
BA.....	39.352	5.732	1.675	1.762	1.873	1.943	12.985
OT.....	39.474	5.627	1.602	1.744	2.030	1.887	12.890
Net Interest (900):							
BA.....	233.896	216.833	248.734	275.397	284.954	280.592	1,306.510
OT.....	233.896	216.833	248.734	275.397	284.954	280.592	1,306.510
On-budget:							
BA.....	349.296	334.233	370.534	406.997	427.954	436.292	1,976.010
OT.....	349.296	334.233	370.534	406.997	427.954	436.292	1,976.010
Off-budget:							
BA.....	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
OT.....	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
Allowances (920):							
BA.....	—	—	-0.150	-0.200	-0.200	-0.200	-0.750
OT.....	—	—	-0.150	-0.200	-0.200	-0.200	-0.750
Undistributed Offsetting Receipts (950):							
BA.....	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878
OT.....	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878

HOUSE-PASSED 2009 RESOLUTION: MANDATORY SPENDING

(In billions of dollars)

Fiscal year	2008	2009	2010	2011	2012	2013	2009-2013
On-budget:							
BA.....	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864
OT.....	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864
Off-budget:							
BA.....	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014
OT.....	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014

FISCAL YEAR 2009 BUDGET RESOLUTION
SENATE-PASSED RESOLUTION
Total Spending, Revenues, Deficit/Surplus, and Debt

\$ billions	2008	2009	2010	2011	2012	2013	2009-2013
Summary							
Budget Authority	3,052.498	3,036.933	3,084.613	3,237.479	3,307.339	3,465.779	16,132.143
Off	473.243	503.179	529.212	549.621	575.926	605.709	2,763.647
On	2,579.255	2,533.754	2,555.400	2,687.858	2,731.412	2,860.070	13,368.496
Outlays	2,946.927	3,076.074	3,142.673	3,255.280	3,294.503	3,453.729	16,222.260
Off	470.172	500.341	526.306	546.221	572.165	601.652	2,746.684
On	2,476.755	2,575.733	2,616.367	2,709.059	2,722.339	2,852.077	13,475.576
Revenues	2,538.593	2,707.999	2,931.830	3,176.619	3,298.471	3,458.057	15,572.976
Off	666.705	695.876	733.571	772.468	809.798	845.044	3,856.757
On	1,871.888	2,012.123	2,198.259	2,404.151	2,488.673	2,613.013	11,716.219
Deficit (-)/Surplus	-408.334	-368.075	-210.843	-78.661	3.968	4.328	-649.284
Off	196.533	195.535	207.265	226.247	237.633	243.392	1,110.073
On	-604.867	-563.610	-418.108	-304.908	-233.666	-239.064	-1,759.357
Debt Held by the Public	5,418.643	5,803.409	6,032.755	6,129.283	6,141.593	6,153.706	—
Public Debt	9,618.792	10,278.552	10,805.196	11,215.114	11,580.563	11,934.375	—
By Function							
050 National Defense							
Budget Authority	693.273	612.502	550.414	557.026	565.800	576.223	2,861.965
Outlays	604.289	645.437	607.033	577.925	561.666	570.503	2,962.564
150 International Affairs							
Budget Authority	38.608	38.609	35.663	36.322	36.866	37.024	184.485
Outlays	33.771	39.450	37.040	35.932	35.705	35.243	183.370
250 General Science, Space and Technology							
Budget Authority	27.407	30.536	30.369	30.848	31.332	31.816	154.901
Outlays	26.456	28.987	30.490	31.167	31.650	31.635	153.929
270 Energy							
Budget Authority	3.548	7.026	6.935	6.916	6.895	6.858	34.630
Outlays	1.681	2.843	4.533	5.481	5.981	6.159	24.997
300 Natural Resources and Environment							
Budget Authority	32.560	39.835	34.730	35.424	36.111	36.812	182.912
Outlays	34.440	36.310	37.039	37.217	37.395	37.757	185.718
350 Agriculture							
Budget Authority	22.423	21.377	21.532	21.665	21.994	22.307	108.876
Outlays	21.495	21.127	20.501	20.659	21.176	21.513	104.976
370 Commerce and Housing Credit							
Budget Authority	12.966	10.608	11.700	7.688	8.012	8.247	46.255
Outlays	6.878	5.022	4.129	0.799	0.476	0.188	10.614
Off Budget Authority	1.450	1.258	0.567	-0.025	-0.016	-0.007	1.777
Outlays	1.437	1.258	0.567	-0.025	-0.016	-0.007	1.777
On Budget Authority	11.516	9.350	11.133	7.713	8.028	8.254	44.478
Outlays	5.441	3.764	3.562	0.824	0.492	0.195	8.837
400 Transportation							
Budget Authority	87.289	75.131	78.075	78.913	79.763	80.640	392.522
Outlays	81.370	83.311	85.504	86.779	88.515	90.534	434.643
450 Community and Regional Development							
Budget Authority	20.029	15.195	15.265	15.503	15.746	15.979	77.687
Outlays	27.819	24.487	22.116	18.241	16.187	15.873	96.904
500 Education, Training, Employment, and Social Services							
Budget Authority	91.381	94.680	103.891	106.486	108.255	101.660	514.972
Outlays	90.912	91.253	98.616	103.807	104.904	103.626	502.207

550 Health							
Budget Authority	286.108	313.109	324.863	345.558	368.273	393.283	1,745.087
Outlays	287.211	310.603	325.576	344.795	367.110	391.805	1,739.888
570 Medicare							
Budget Authority	390.458	420.389	445.380	494.477	491.399	551.039	2,402.683
Outlays	390.454	420.150	445.513	494.305	491.163	551.161	2,402.292
600 Income Security							
Budget Authority	393.591	414.369	416.322	425.435	411.468	426.718	2,094.314
Outlays	394.613	419.023	418.871	426.242	411.597	426.612	2,102.344
650 Social Security							
Budget Authority	619.736	654.525	688.900	724.129	765.792	811.974	3,645.320
Outlays	616.678	651.687	685.994	720.729	762.031	807.917	3,628.357
Off Budget Authority	600.358	633.217	665.106	696.799	735.450	778.812	3,509.384
Outlays	597.300	630.379	662.200	693.399	731.689	774.755	3,492.421
On Budget Authority	19.378	21.308	23.794	27.330	30.342	33.162	135.936
Outlays	19.378	21.308	23.794	27.330	30.342	33.162	135.936
700 Veterans Benefits and Services							
Budget Authority	86.365	93.320	95.615	100.959	97.782	103.241	490.917
Outlays	83.551	92.398	95.399	100.749	97.064	102.521	488.131
750 Administration of Justice							
Budget Authority	46.282	49.432	48.018	48.907	49.819	50.768	246.944
Outlays	44.322	46.896	49.714	50.114	50.089	50.706	247.520
800 General Government							
Budget Authority	56.407	24.477	19.972	20.395	20.796	21.107	106.747
Outlays	56.920	24.435	20.172	20.407	20.940	20.991	106.945
900 Net Interest							
Budget Authority	234.062	217.710	250.453	278.210	292.762	296.280	1,335.416
Outlays	234.062	217.710	250.453	278.210	292.762	296.280	1,335.416
Off Budget Authority	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
Outlays	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
On Budget Authority	349.462	335.110	372.253	409.810	435.762	451.980	2,004.916
Outlays	349.462	335.110	372.253	409.810	435.762	451.980	2,004.916
920 Allowances							
Budget Authority	9.500	-14.941	-8.179	-8.466	-8.916	-9.110	-49.613
Outlays	9.500	-4.100	-10.713	-9.361	-9.295	-10.207	-43.677
950 Undistributed Offsetting Receipts							
Budget Authority	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878
Outlays	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878
Off Budget Authority	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014
Outlays	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014
On Budget Authority	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864
Outlays	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864

FISCAL YEAR 2009 BUDGET RESOLUTION

SENATE-PASSED RESOLUTION

Discretionary Spending

\$ billions	2008	2009	2010	2011	2012	2013	2009-2013
Summary							
TOTAL DISCRETIONARY							
Budget Authority	1,167.034	1,085.381	1,031.162	1,042.135	1,059.422	1,078.551	5,296.651
Outlays	1,125.744	1,185.468	1,151.562	1,123.863	1,112.450	1,127.781	5,701.123
DEFENSE							
Budget Authority	689.808	607.774	545.539	551.962	560.690	571.154	2,837.119
Outlays	600.852	640.732	602.160	572.888	556.591	565.445	2,937.816
NONDEFENSE							
Budget Authority	477.226	477.607	485.623	490.173	498.732	507.397	2,459.532
Outlays	524.892	544.736	549.402	550.975	555.859	562.336	2,763.307
By Function							
050 National Defense							
Budget Authority	689.808	607.774	545.539	551.962	560.690	571.154	2,837.119
Outlays	600.852	640.732	602.160	572.888	556.591	565.445	2,937.816
150 International Affairs							
Budget Authority	42.662	39.811	36.191	36.764	37.339	37.910	188.016
Outlays	39.260	42.112	39.067	37.918	37.759	37.759	194.615
250 General Science, Space and Technology							
Budget Authority	27.282	30.411	30.244	30.723	31.207	31.691	154.276
Outlays	26.349	28.873	30.365	31.036	31.526	31.515	153.315
270 Energy							
Budget Authority	4.986	8.449	8.369	8.367	8.373	8.363	41.921
Outlays	3.903	5.158	6.878	7.813	8.305	8.475	36.629
300 Natural Resources and Environment							
Budget Authority	31.707	38.740	33.518	34.176	34.867	35.573	176.874
Outlays	33.901	35.680	35.940	35.982	36.065	36.428	180.095
350 Agriculture							
Budget Authority	5.884	6.013	6.117	6.231	6.355	6.480	31.197
Outlays	6.084	5.961	6.043	6.164	6.281	6.408	30.857
370 Commerce and Housing Credit							
Budget Authority	3.361	4.802	6.356	2.734	2.744	2.579	19.215
Outlays	3.167	4.894	5.984	3.298	2.713	2.528	19.417
Off Budget Authority	0.250	0.258	0.267	0.275	0.284	0.293	1.377
Outlays	0.237	0.258	0.267	0.275	0.284	0.293	1.377
On Budget Authority	3.111	4.544	6.089	2.459	2.460	2.286	17.838
Outlays	2.930	4.636	5.717	3.023	2.429	2.235	18.040
400 Transportation							
Budget Authority	34.383	27.270	29.042	29.652	30.283	30.943	147.190
Outlays	79.712	81.222	83.280	84.436	86.107	88.046	423.091
450 Community and Regional Development							
Budget Authority	20.276	15.170	15.239	15.476	15.717	15.950	77.551
Outlays	27.770	23.177	20.957	18.469	16.408	16.085	95.096

FISCAL YEAR 2009 BUDGET RESOLUTION

SENATE-PASSED RESOLUTION

Mandatory Spending

\$ billions	2008	2009	2010	2011	2012	2013	2009-2013
Summary							
TOTAL MANDATORY							
Budget Authority	1,885.464	1,951.552	2,053.450	2,195.343	2,247.917	2,387.229	10,835.492
Outlays	1,821.183	1,890.606	1,991.110	2,131.417	2,182.054	2,325.949	10,521.137
OFF-BUDGET							
Budget Authority	467.833	497.448	523.322	543.558	569.680	599.269	2,733.277
Outlays	464.946	494.607	520.458	540.187	565.949	595.244	2,716.445
ON-BUDGET							
Budget Authority	1,417.631	1,454.104	1,530.128	1,651.785	1,678.237	1,787.960	8,102.215
Outlays	1,356.237	1,395.999	1,470.652	1,591.230	1,616.105	1,730.705	7,804.692
By Function							
050 National Defense							
Budget Authority	3.465	4.728	4.875	5.064	5.110	5.069	24.846
Outlays	3.437	4.705	4.873	5.037	5.075	5.058	24.748
150 International Affairs							
Budget Authority	-4.054	-1.202	-0.528	-0.442	-0.473	-0.886	-3.531
Outlays	-5.489	-2.662	-2.027	-1.986	-2.054	-2.516	-11.245
250 General Science, Space and Technology							
Budget Authority	0.125	0.125	0.125	0.125	0.125	0.125	0.625
Outlays	0.107	0.114	0.125	0.131	0.124	0.120	0.614
270 Energy							
Budget Authority	-1.438	-1.423	-1.434	-1.451	-1.478	-1.505	-7.291
Outlays	-2.222	-2.315	-2.345	-2.332	-2.324	-2.316	-11.632
300 Natural Resources and Environment							
Budget Authority	0.853	1.095	1.212	1.248	1.244	1.239	6.038
Outlays	0.539	0.630	1.099	1.235	1.330	1.329	5.623
350 Agriculture							
Budget Authority	16.539	15.364	15.415	15.434	15.639	15.827	77.679
Outlays	15.411	15.166	14.458	14.495	14.895	15.105	74.119
370 Commerce and Housing Credit							
Budget Authority	9.605	5.806	5.344	4.954	5.268	5.668	27.040
Outlays	3.711	0.128	-1.855	-2.499	-2.237	-2.340	-8.803
Off Budget Authority	1.200	1.000	0.300	-0.300	-0.300	-0.300	0.400
Outlays	1.200	1.000	0.300	-0.300	-0.300	-0.300	0.400
On Budget Authority	8.405	4.806	5.044	5.254	5.568	5.968	26.640
Outlays	2.511	-0.872	-2.155	-2.199	-1.937	-2.040	-9.203
400 Transportation							
Budget Authority	52.906	47.861	49.033	49.261	49.480	49.697	245.332
Outlays	1.658	2.089	2.224	2.343	2.408	2.488	11.552
450 Community and Regional Development							
Budget Authority	-0.247	0.025	0.026	0.027	0.029	0.029	0.136
Outlays	0.049	1.310	1.159	-0.228	-0.221	-0.212	1.808
500 Education, Training, Employment, and Social Services							
Budget Authority	10.306	9.940	14.333	15.590	16.018	8.085	63.966
Outlays	9.661	7.996	11.268	14.371	13.891	11.200	58.726

550 Health

Budget Authority	232.470	250.496	267.286	287.047	308.817	332.877	1,446.523
Outlays	233.571	251.115	268.003	286.963	308.511	332.425	1,447.017

570 Medicare

Budget Authority	385.529	414.964	439.795	488.721	485.441	544.851	2,373.772
Outlays	385.443	414.774	439.955	488.577	485.237	545.010	2,373.553

600 Income Security

Budget Authority	337.562	356.231	360.025	368.296	353.177	367.394	1,805.123
Outlays	336.138	354.480	358.542	366.748	351.695	366.144	1,797.609

650 Social Security

Budget Authority	614.576	649.052	683.277	718.341	759.830	805.827	3,616.327
Outlays	611.689	646.211	680.413	714.970	756.099	801.802	3,599.495
Off Budget Authority	595.198	627.744	659.483	691.011	729.488	772.665	3,480.391
Outlays	592.311	624.903	656.619	687.640	725.757	768.640	3,463.559
On Budget Authority	19.378	21.308	23.794	27.330	30.342	33.162	135.936
Outlays	19.378	21.308	23.794	27.330	30.342	33.162	135.936

700 Veterans Benefits and Services

Budget Authority	43.103	45.118	46.623	51.040	46.897	51.354	241.032
Outlays	42.976	44.959	46.455	50.993	46.667	51.124	240.198

750 Administration of Justice

Budget Authority	0.745	2.982	0.790	0.684	0.568	0.445	5.469
Outlays	0.963	1.621	1.583	1.213	0.576	0.451	5.444

800 General Government

Budget Authority	39.352	6.636	2.106	2.111	2.075	1.940	14.868
Outlays	39.474	6.531	2.033	2.093	2.232	1.884	14.773

900 Net Interest

Budget Authority	234.062	217.710	250.453	278.210	292.762	296.280	1,335.416
Outlays	234.062	217.710	250.453	278.210	292.762	296.280	1,335.416
Off Budget Authority	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
Outlays	-115.400	-117.400	-121.800	-131.600	-143.000	-155.700	-669.500
On Budget Authority	349.462	335.110	372.253	409.810	435.762	451.980	2,004.916
Outlays	349.462	335.110	372.253	409.810	435.762	451.980	2,004.916

920 Allowances

Budget Authority	9.500	7.000	0.000	0.000	0.000	0.000	7.000
Outlays	9.500	7.000	0.000	0.000	0.000	0.000	7.000

950 Undistributed Offsetting Receipts

Budget Authority	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878
Outlays	-99.495	-80.956	-85.306	-88.917	-92.612	-97.087	-444.878
Off Budget Authority	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014
Outlays	-13.165	-13.896	-14.661	-15.553	-16.508	-17.396	-78.014
On Budget Authority	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864
Outlays	-86.330	-67.060	-70.645	-73.364	-76.104	-79.691	-366.864

REVENUES

Summary

The revenue component of the budget resolution reflects all of the federal government's tax receipts that are classified as "on-budget." This includes individual income taxes; corporate income taxes; excise taxes, such as the gasoline tax; and other taxes, such as estate and gift taxes. Taxes collected for the Social Security system—the Old Age and Survivors and Disability Insurance (OASDI) payroll tax—are "off-budget." The Hospital Insurance payroll tax portion of Medicare, the Federal Unemployment Tax Act payroll tax, railroad retirement and other retirement systems are all "on-budget." Customs duties, tariffs, and other miscellaneous receipts are also included in the revenue component. Pursuant to the Congressional Budget Act of 1974 and the Budget Enforcement Act of 1990, Social Security payroll taxes are not included in the budget resolution.

House-passed Resolution

The House budget resolution matches the total level of revenues under the CBO baseline over the 2008–2013 period, with revenue losses in 2009 and an offsetting gain in 2010–2013, consistent with the resolution's reconciliation instruction to the Ways and Means Committee regarding revenue. For the unified budget, the House resolution calls for a total of \$2.7 trillion in revenues for 2009, and \$16.0 trillion over five years. (The budget resolution provides only the on-budget amounts, which are \$2.0 trillion in revenues for 2009, and \$12.1 trillion over five years.)

By following the baseline revenue total for 2008–2013, the House resolution achieves current-law total revenue levels, but does not assume maintaining current tax law. Thus, the House-passed budget resolution accommodates reform of the Alternative Minimum Tax (AMT) and extension of tax cuts benefiting middle-income households (including, but not limited to, the child tax credit, marriage penalty relief, the 10 percent bracket, and the deduction for State and local sales taxes), as long as such changes to tax law are accomplished, consistent with the House pay-as-you-go rule, in a deficit-neutral manner over the 2008–2013 and 2008–2018 periods.

The House resolution also accommodates deficit-neutral extension of other expiring tax provisions, such as the research and experimentation tax credit and the deduction for small business expensing. In addition, the House resolution accommodates deficit-neutral elimination of estate taxes on all but a minute fraction of estates by reforming and substantially increasing the unified tax credit. It also accommodates other high priority deficit-neutral revenue adjustments, such as tax incentives for energy efficiency and renewable energy, and a tax credit for local bonds to support the repair or construction of public schools.

Senate-passed Resolution

The Senate budget resolution includes \$2.0 trillion in on-budget revenues for 2009, and \$11.7 trillion over 2009–2013. (The corresponding revenue figures on a unified basis are \$2.7 trillion for 2009 and \$15.6 trillion over five years.)

The revenue level in the Senate resolution is \$407.5 billion below the levels in the CBO baseline over 2008–2013. This provides for one year of relief from the AMT, protecting more than 20 million taxpayers from being subject to the AMT in 2008. It also provides for the extension after 2010 of middle-class tax relief—child tax credit, the 10 percent bracket, and marriage penalty relief—as well as continuation of the estate tax at 2009 levels adjusted for inflation. In addition, this revenue

level accommodates a number of other tax policies, such as property tax relief; relief to those whose homes were damaged or destroyed by Hurricanes Katrina and Rita; tax relief for America's troops and veterans; enhancement of the refundable portion of the child tax credit; and extension of the adoption and dependent care tax credits. Finally, this total accommodates revenue provisions that could be part of an overall economic stimulus package.

The Senate resolution also includes the effects of a number of other tax policies whose cost is offset over the period covered by the resolution. For instance, the resolution reflects tax relief to make college education more affordable and reflects incentives to encourage the development of renewable energy, promote more conservation and energy efficiency, and reduce dependence on foreign energy supplies. In a similar fashion, the resolution assumes that tax provisions that have been routinely extended in the past will be extended and that their cost will be offset.

In addition, the Senate resolution includes several reserve funds that provide for tax relief, including refundable tax relief and the extension of expiring tax relief, as long as the costs of these provisions are offset. These deficit-neutral reserve funds would accommodate, for instance, tax policies designed to encourage the continued production in the United States of advanced technologies, extend enhanced charitable giving from individual retirement accounts, make it easier for companies to use accumulated alternative minimum tax and research and development credits, reduce the cost of teacher out-of-pocket expenses for classroom supplies, encourage highly qualified teachers to serve in high-needs schools, extend existing energy tax incentives as well as provide additional incentives for clean-burning wood stoves, cellulosic ethanol production, plug-in hybrid vehicles, and energy-efficient buildings, products, and power plants. Deficit-neutral reserve funds in the resolution also address AMT reform and reducing the income threshold for the refundable portion of the child tax credit starting in 2009.

The Senate resolution assumes that any additional revenues needed under the resolution can be achieved by closing the tax gap, shutting down abusive tax shelters, addressing offshore tax havens, and without raising taxes. To help close the tax gap and bolster Internal Revenue Service (IRS) enforcement, the resolution fully funds the President's budget request for the IRS, including additional resources available through a discretionary cap adjustment that directs \$490 million to IRS enforcement activities.

Conference Agreement

The conference agreement includes \$2.0 trillion in on-budget revenues for 2009, and \$11.8 trillion over 2009–2013. (The corresponding revenue figures on a unified basis are \$2.7 trillion for 2009 and \$15.6 trillion over five years.) The conference agreement provides immediate relief from the AMT, with its cost fully offset. The agreement supports tax relief to benefit the middle class—including extension of the child tax credit, 10 percent bracket, and marriage penalty relief—and provides for estate tax reform. In addition, the agreement reflects the effects of tax policies in other areas, such as energy and education tax incentives and the extension of expiring and expired provisions, whose costs are offset over the period covered by the resolution. Further, the agreement includes several deficit-neutral reserve funds that provide for a wide range of tax policies.

The revenue level in the conference agreement is \$340.570 billion below the levels under current law over 2008–2013. Revenue

legislation is subject to House and Senate pay-as-you-go rules. In addition, the House reserve fund adjustment for revenue measures (section 220)—the House "trigger" mechanism—creates a second procedural hurdle in the House only, in addition to the pay-as-you-go rule, to ensure fiscal responsibility.

NATIONAL DEFENSE: FUNCTION 050

Function Summary

The National Defense function includes the military activities of the Department of Defense (DoD), the nuclear weapons-related activities of the Department of Energy (DOE) and the National Nuclear Security Administration, and the national security activities of several other agencies such as the Selective Service, Coast Guard, and Federal Bureau of Investigation. The programs in this function include: the pay and benefits of active, Guard, and reserve military personnel; DoD operations including training, maintenance of equipment, and facilities; health care for military personnel and dependents; procurement of weapons; research and development; construction of military facilities, including housing; research on nuclear weapons; and the cleanup of nuclear weapons production facilities.

House-passed Resolution

The House resolution reflects a total of \$542.5 billion in BA and \$573.4 billion in outlays in 2009, and \$2.8 trillion in BA and outlays over five years. There is no higher priority than the defense of our nation. The House resolution accordingly provides robust funding for Function 050 (National Defense). The House resolution calls, however, for a reallocation of resources to address the most severe threats facing the nation, to emphasize readiness, to guarantee first-rate health care for members of our armed forces, and to improve the quality of life of our troops and their families. The House resolution also calls for greater accountability at the Department of Defense. It includes assumptions on specific defense policy in Title V, section 502.

The National Commission on Terrorist Attacks Upon the United States (commonly referred to as the 9/11 Commission) identified terrorists with weapons of mass destruction as one of the nation's gravest threats. It recommended that Congress supply more resources to secure nuclear weapons and the fissile materials used in making these weapons. It is the policy of the House resolution that non-proliferation programs, such as the Cooperative Threat Reduction program, be given greater priority and higher funding.

As a result of our overseas deployments, military readiness has suffered, especially the readiness of our National Guard and Reserve. The Commission on National Guard and Reserve concluded in its final report, issued on January 31, 2008, that there are substantial shortcomings in the nation's ability to respond during a national crisis. In view of this, the House resolution calls for greater attention to mitigating readiness shortfalls to ensure our military is ready when called upon.

The country owes a great debt of gratitude to those who have sacrificed and to those who are currently sacrificing by serving in the Armed Forces. To honor their service, the country should not only support the troops when they are called to duty, but it should also improve the quality of life of the troops and their families, and ensure that the resources are available when they are discharged from service to provide them the excellent health care they deserve and the assistance they need to make the transition to civilian life. For that reason, the House resolution opposes TRICARE fee increases

proposed by the President and calls for a substantial increase in funding for the veterans' health care system. The House resolution provides funding to continue addressing problems such as those identified at Walter Reed Army Medical Center. The House resolution also calls for enhanced pay and benefits to improve the quality of life of the troops and their families, including emphasis on providing adequate funding for programs like the Yellow Ribbon Reintegration Program, which provides support and assistance to troops and their families while they are deployed and when they return from deployments to readjust to civilian life.

The President's 2009 budget is noncompliant with section 1008, Public Law 109-364, the John Warner National Defense Authorization Act for Fiscal Year 2007, by excluding a full request for overseas military operations. The House resolution reaffirms section 1008. It also calls on the Administration to end the practice of including non-war requirements in funding requests for overseas military operations as a way to avoid making tradeoffs in the defense budget. The Congressional Budget Office reported in September 2007 that 40 percent of supplemental funds requested for Army "reset" (fixing and replacing equipment) was instead used for upgrading the capability of weapons systems and procuring new equipment to eliminate shortfalls, and in some cases, shortfalls that were long-standing.

It is the policy of the House resolution that missile defense acquisition be funded at lower, but still adequate levels and development of space-based interceptors as part of the missile defense program should be de-emphasized. The House resolution also points out the need to restrain excessive cost and schedule growth in defense research, development, and procurement programs. DoD has allowed the cost of its major acquisition programs to grow at an unsustainable rate. The Department's major acquisition programs grew by more than \$392 billion above their initial projections from 2002 to 2007.

The House resolution recognizes the need for DoD to root out wasteful spending with far more diligence. Eighteen years after passage of the Chief Financial Officers Act of 1990, DoD still cannot pass a standard audit. The Department cannot adequately track what it owns or what it spends in its annual budgets. DoD has awarded contracts for its foreign deployments that have been grossly more wasteful than domestic contracts, especially in Iraq. Furthermore, DoD continues to fund weapons systems that were developed years ago to counter Cold War era threats, which may not be as effective in protecting the nation from today's threats.

Over the last seven years, the Government Accountability Office (GAO) has performed numerous audits of DoD's financial management, contracting, and business practices. GAO made 2,864 recommendations, of which 1,260 have yet to be implemented. The House resolution assumes that enhancing accounting practices at DoD and implementing many GAO recommendations would yield substantial savings that could be applied to other security needs, including those mentioned above.

The House resolution also encourages the committees with jurisdiction over defense to conduct more oversight with the objective of ferreting out wasteful practices, fraud, and abuse. It encourages the committees to require DoD to report to Congress on its progress in implementing GAO audit recommendations and to report on the applicability of Cold War era weapons to 21st century challenges. The House resolution also directs GAO to report by the end of the 110th Congress on DoD's progress in implementing its audit recommendations.

The House resolution also recognizes the need for DoD to do a better job of reconciling its plans with its budget, including the Navy's shipbuilding plan. Unrealistic expectations of technology development and ship designs have led to high unit costs and a plan that is not viable in terms of providing the Navy with an adequate ship force, or the shipbuilding industrial base with a sustainable level of work. The House resolution therefore encourages more congressional oversight to ensure the Administration puts more emphasis on developing a viable shipbuilding plan to maintain a naval ship force and a shipbuilding industrial base that meets the challenges of the 21st century.

In addition to emphasizing nuclear non-proliferation programs at the Department of Energy, the House recognizes the importance of the Department's Environmental Management program and that nuclear cleanup activities are a high priority.

For mandatory programs, the House resolution matches the President's request.

Senate-passed Resolution

The Senate resolution calls for a total of \$612.5 billion in BA and \$645.4 billion in outlays for 2009, and \$2.9 trillion in BA and \$3.0 trillion in outlays over five years. This includes full funding for the President's requests for war costs in 2008 and 2009.

Excluding requested war funds, the Senate resolution provides \$542.5 billion in BA for defense in 2009, an increase of \$26.2 billion in BA over the 2008 level adjusted for inflation.

The Senate resolution provides for a 3.4 percent pay raise for military personnel, and again rejects the President's proposals for new TRICARE enrollment fees and deductibles for military retirees under the age of 65.

The Senate resolution also assumes no less than \$5.8 billion in funding for the Defense Environmental Cleanup account, an increase of \$500 million compared to the President's request. The environmental management program is charged with efficiently cleaning up the environmental damage resulting from 50 years of nuclear weapons production. The President's budget underfunded cleanup efforts at several major sites addressed under this program including Hanford, Idaho Falls, Oak Ridge, and Savannah River. This increase brings total environmental management funding for nuclear site cleanup (including amounts in other budget functions) to \$6.4 billion.

The National Guard has a long history of outstanding service to our nation, and our nation's reliance on the Guard has only increased since September 11, 2001. The Senate resolution assumes that the Department of Defense will provide at least \$49.1 billion to recruit, train, equip, and sustain National Guard and Reserve units. The Appropriations Committee is encouraged to identify additional resources within the defense budget to address critical needs for National Guard equipment left unfunded in the President's budget.

Some servicemembers injured in Iraq and Afghanistan have been inappropriately given "personality disorder" discharges that cost them access to various veterans' benefits and care. The defense funding level in the Senate resolution includes an amendment addressing the backlog at the military services' respective Boards for the Correction of Military Records to allow these servicemembers to have their discharges promptly reviewed and, if appropriate, upgraded to "honorable" status.

The Administration continues to seek war funding as an emergency, five years into the war in Iraq. The Armed Services and Foreign Relations Committees have indicated that they believe these costs should no longer be

handled on an emergency basis. The Senate resolution includes a \$70 billion cap adjustment provision that allows the Chairman of the Budget Committee to revise the discretionary spending cap for non-emergency appropriations related to the wars in Iraq and Afghanistan. The Senate resolution's levels of deficits and debt assume that this cap adjustment is fully utilized.

The existence of this cap adjustment would not prevent the Appropriations Committee from reporting emergency supplemental appropriations legislation if war costs exceed the allotted level. Emergency funding falls outside the discretionary spending caps included in the resolution, and hence does not require an adjustment.

The Senate resolution also includes a program integrity cap adjustment dedicated to reducing waste in defense contracting. The cap adjustment allows the Chairman of the Budget Committee to increase the discretionary spending cap by up to \$100 million to accommodate legislation appropriating funding for the Department of Defense for additional activities to reduce waste, fraud, abuse and overpayments in defense contracting; achieve the legal requirement for the Pentagon to submit auditable financial statements; reduce waste by improving accounting for and ordering of spare parts; or subject contracts performed outside the United States to the same ethical standards as those performed domestically. When billions of dollars are wasted due to poor contracting practices, ordering of unneeded spare parts, or other waste, fraud and abuse, it is our troops that suffer.

Conference Agreement

The conference agreement for Function 050 includes a total of \$542.5 billion in BA and \$573.4 billion in outlays in 2009, and \$2.8 trillion in BA and outlays over five years. The conference agreement does not assume enactment of the President's proposals for new TRICARE enrollment fees and deductibles for military retirees under the age of 65. Consistent with both the House- and Senate-passed resolutions, the conference agreement affirms the need for increased emphasis on programs to provide support to troops and their families while troops are deployed and to assist with reintegration when troops return from deployments. The conference agreement also reaffirms the importance of adequate funding for atomic energy defense environmental cleanup activities.

For mandatory programs, the conference agreement is consistent with current law.

The conference agreement reflects the cost of overseas deployments and other activities in Function 970, as in the House-passed resolution.

The conference agreement also includes two deficit-neutral reserve funds (section 202 and section 203 in the House, and section 225 and section 226 in the Senate) to accommodate initiatives related to meeting our commitments to the nation's military personnel and veterans, and their survivors.

The conference agreement includes a statement of policy on defense issues (section 402) that outlines key priorities to be funded within the defense allocation and the need for the Department of Defense to do a better job of reining in wasteful spending, particularly with regard to contracting practices and continuing funding of Cold War era weapons systems that may not be as effective against today's threats. Consistent with the Senate-passed resolution, the statement of policy also calls for expediting review of cases involving former servicemembers suffering from post traumatic stress disorder or a traumatic brain injury and whose discharge from service was handled erroneously, resulting in a loss of benefits or care.

INTERNATIONAL AFFAIRS: FUNCTION 150
Function Summary

Function 150 covers funding for U.S. international activities, including: operating and securing U.S. embassies and consulates throughout the world; providing military assistance to allies; assisting refugees; aiding developing nations; dispensing economic assistance to fledgling democracies; promoting U.S. exports abroad; making U.S. payments to international organizations; and contributing to international peacekeeping efforts. The major agencies in this function include the Departments of State, Agriculture, and the Treasury; the U.S. Agency for International Development; and the Millennium Challenge Corporation.

House-passed Resolution

The House resolution calls for a total of \$37.1 billion in BA and \$35.7 billion in outlays for 2009, and for \$196.0 billion in BA and \$186.8 billion in outlays over five years. The function's negative mandatory budget authority and outlay levels reflect receipts of the foreign military sales trust fund, the repayment of loans and credits by foreign nations, and the liquidation of economic assistance loans, foreign military financing loans, Export-Import Bank loans, and housing and other credit guaranty programs.

The House resolution's discretionary budget authority for 2009 is \$4.0 billion (11.6 percent) above the 2008 level excluding emergencies and \$3.3 billion (9.6 percent) more than the amount needed to maintain purchasing power at the 2008 level. The House resolution matches the President's Function 150 request for HIV/AIDS relief. The House resolution also provides funding for the Department of State to hire a significant number of new staff to strengthen the United States' diplomacy and national security.

Consistent with the President's budget, the House resolution provides \$2.6 billion for Foreign Military Financing (FMF) for Israel. The United States signed a new agreement with Israel in 2007 to provide \$30 billion in FMF over ten years.

The House resolution provides additional funding above the President's requested level for 2009 for the McGovern-Dole International Food for Education and Child Nutrition Program. This additional funding will be used to maintain and expand the number of children, especially girls, who benefit from this program as food and transportation costs rise.

The House notes the importance of robust funding for child survival and health programs, development assistance, and the United States' contributions to international organizations and peacekeeping.

The House notes the large amount of funding for the Millennium Challenge Corporation (MCC) that remains unobligated or unspent. MCC has received about \$7.5 billion in total appropriations from 2004 through 2008.

The House recognizes the humanitarian problem of millions of Iraqis who are refugees in neighboring countries or are internally displaced in Iraq.

The House notes the strong support for H.R. 1595, the Guam World War II Loyalty Recognition Act, which the House approved on May 8, 2007. The bill authorizes compensation to the Guamanian victims of the Imperial Japanese military occupation during World War II.

Senate-passed Resolution

The Senate resolution calls for a total of \$38.6 billion in BA and \$39.5 billion in outlays in 2009, and \$184.5 billion in BA and \$183.4 billion in outlays over five years, excluding emergencies. The amount provided in 2009 is \$2 million less than the President's request.

Overall, the Senate resolution assumes a U.S. contribution to the Global Fund for

HIV/AIDS, Tuberculosis and Malaria of \$1.35 billion. In addition, the Senate resolution assumes additional funds will be provided to respond to international appeals for Iraqi refugee assistance, and for victims of humanitarian disasters in Africa and the Middle East.

Conference Agreement

The conference agreement provides a total of \$37.2 billion in BA and \$35.7 billion in outlays for 2009, and \$190.2 billion in BA and \$182.6 billion in outlays over five years, excluding emergencies. The conference agreement provides \$38.3 billion in BA for 2009 for discretionary programs, which is \$3.3 billion (9.6 percent) more than the amount needed to maintain purchasing power at the 2008 level, excluding emergencies. (The total BA and outlay levels are lower than the discretionary BA and outlay levels because this function has negative mandatory BA and outlay levels, reflecting various U.S. receipts from other nations.)

GENERAL SCIENCE, SPACE AND
TECHNOLOGY: FUNCTION 250*Function Summary*

The General Science, Space, and Technology function includes funding for the National Aeronautics and Space Administration (NASA), except aviation programs, the National Science Foundation (NSF), as well as programs in the Department of Energy (DOE) Office of Science.

House-passed Resolution

The House resolution calls for a total of \$29.9 billion in BA and \$28.7 billion in outlays for 2009, and for \$162.7 billion in BA and \$159.5 billion in outlays over five years. Funding in Function 250 exceeds the funding levels in the President's budget and the current services level for all five years in the budget window. Additional increases for scientific research and education are included in Function 270 (Energy), Function 300 (Environment and Natural Resources), Function 350 (Agriculture), Function 370 (Commerce and Housing Credit), Function 400 (Transportation), Function 500 (Education, Training, Employment, and Social Services), and Function 550 (Health), all of which receive more funding than the President requested. These increases will support the goals of the House Leadership's Innovation Agenda and the America COMPETES Act: To put NSF funding on a path toward doubling, to train more qualified science and math teachers, and to invest in basic research on energy technologies.

Senate-passed Resolution

The Senate resolution calls for a total of \$30.5 billion in BA and \$29.0 billion in outlays for 2009, and \$154.9 billion in BA and \$153.9 billion in outlays over five years.

The Senate resolution assumes \$18.7 billion for NASA, \$1 billion above the President's 2009 request. This level of funding reflects the ongoing need to reimburse NASA for the catastrophic loss of Space Shuttle Columbia as well as the costs of investigating the Columbia tragedy. The United States' goals for space exploration were defined in the President's 'Vision for Space Exploration' and included in the National Aeronautics and Space Administration Authorization Act of 2005, which is scheduled to be updated and renewed during the current session of Congress. The Senate resolution recognizes the importance of our nation's space program and endorsed the Act's balanced goals of exploration, science and aeronautics. The Act calls for retirement of the Space Shuttle by 2010 and launching the Crew Exploration Vehicle (CEV) as close to 2010 as possible. NASA currently projects that the CEV will not be operational before 2015, thus creating

a five-year gap in U.S. human space flight capability. The Senate resolution recognizes the strategic importance of uninterrupted access to space and supports efforts to reduce this five-year gap in U.S. human space flight.

In addition, the Senate resolution fully funds the President's 2009 request for programs authorized in the America COMPETES Act. These programs help to ensure that the U.S. maintains its technological innovation advantage in the global economy.

Conference Agreement

The conference agreement includes \$30.6 billion in BA and \$29.1 billion in outlays in 2009, and \$164.8 billion in BA and \$161.5 billion in outlays over five years. The conference agreement provides significant increases in this function in every year within the budget window for competitiveness programs that support the goals of the COMPETES Act and other Innovation programs, with additional resources provided in other functions. In addition, for NASA, the conference agreement recognizes the contributions of our nation's space program and the strategic importance of uninterrupted access to space. The conference agreement provides \$18.7 billion for NASA, \$1 billion above the President's budget in 2009, and significant increases in the outyears.

ENERGY: FUNCTION 270

Function Summary

Function 270 covers energy-related programs including research and development, environmental clean-up, and rural utility loans. Most of these programs are within the Department of Energy (DOE). This function covers about 20 percent of appropriated funding for DOE but does not include DOE's national security activities, which are in Function 050 (National Defense), or its basic research and science activities, which are in Function 250 (General Science, Space and Technology). This function also includes the Agriculture Department's Rural Utilities Service, the Tennessee Valley Authority, the Federal Energy Regulatory Commission, and the Nuclear Regulatory Commission.

House-passed Resolution

The House resolution calls for a total of \$4.7 billion in BA and \$2.2 billion in outlays for 2009, and for \$23.7 billion in BA and \$16.2 billion in outlays over five years. The House resolution provides \$1.1 billion in appropriated funding above the 2008 level and \$1.2 billion above the President's budget for 2009, funding that could be used for energy efficiency and renewable energy programs. The House resolution maintains the Weatherization Assistance Program, which the President's budget unwisely terminates.

The House resolution also invests in new initiatives for renewable energy and energy efficiency, emerging energy and vehicle technologies, carbon capture and sequestration, and worker training for green collar jobs.

Senate-passed Resolution

The Senate resolution calls for a total of \$7.0 billion in BA and \$2.8 billion in outlays for 2009, and \$34.6 billion in BA and \$25.0 billion in outlays over five years. This funding level would provide a significant commitment of resources to invest in clean energy, create green collar jobs in our communities, and reduce our dependence on imported energy. The resolution assumes \$8.45 billion in 2009 energy discretionary spending. This would represent the highest discretionary spending level for the energy function since 1981.

The Senate resolution includes \$2.7 billion to invest in green jobs in our nation's communities (including \$100 million in Function 500). This funding level could accommodate

significant increases in a variety of loan guarantee and grant programs which would fund energy efficiency and conservation activities, the production of fuel efficient vehicles, worker training programs, and biofuels production. These programs were authorized in the Energy Independence and Security Act of 2007 and not adequately funded in the President's budget. Funding these programs will move our nation towards energy independence, cleaner energy, and energy efficiency while also developing new industries and creating green jobs. The resolution also assumes funding increases for similar programs authorized in the Energy Policy Act of 2005.

The Senate resolution assumes approximately \$2 billion for DOE's Energy Efficiency and Renewable Energy program. This funding level is \$738 million above the President's request and would accommodate significant increases for programs such as wind, solar, geothermal, biomass and biorefinery R&D, hydrogen, and vehicle/building technologies. This funding level would also provide \$450 million for the Weatherization Assistance Program, a program which was zeroed out in the President's budget. The resolution significantly increases funding for the Energy Efficiency and Conservation Block Grant Program and Energy Grants for Universities and Institutions.

The Senate resolution includes significant increases for fossil energy R&D. This funding would provide additional resources for programs such as carbon sequestration and clean coal research. The resolution also significantly increases funding for DOE's Office of Electricity Delivery and Energy Reliability.

The Senate resolution supports consideration by the Budget Committees of the reclassification of receipts for the annual operating expenses of Southeastern, Southwestern, and Western Area Power Administrations. By reclassifying the receipts, power rates will become more closely linked to the annual appropriations they fund. This direct link will promote long-term planning and improve the overall efficiency and reliability of the federal power program.

The Senate resolution includes a deficit-neutral reserve fund for legislation that would decrease greenhouse gas emissions, reduce our nation's dependence on imported energy, produce green jobs, or preserve or protect national parks, oceans, or coastal areas. The legislation may include tax legislation. The resolution also includes deficit-neutral reserve funds for legislation that would improve energy efficiency and production or provide for investments in energy infrastructure.

Conference Agreement

The conference agreement provides a total of \$6.5 billion in BA and \$2.8 billion in outlays for 2009, and \$32.6 billion in BA and \$22.9 billion in outlays over five years. The conference agreement provides \$7.7 billion for discretionary programs in this function. This amount is \$2.8 billion more than the President's proposed funding level for 2009. (The total BA and outlay levels are lower than the discretionary BA and outlay levels because this function has negative mandatory BA and outlay levels, reflecting that the U.S. government collects more money than it spends marketing federally produced power and collects fees from commercial nuclear reactors.)

The conference agreement includes \$2.0 billion to create green collar jobs in our nation's communities. The conference agreement includes a significant commitment of resources to invest in cleaner energy, promote renewable energy and energy efficiency, and reduce our nation's dependence

on imported energy. It also provides increases for the Weatherization Assistance Program and emerging energy technologies such as carbon capture and sequestration.

The conference agreement includes deficit-neutral reserve funds to accommodate energy legislation in both the House and the Senate.

NATURAL RESOURCES AND ENVIRONMENT: FUNCTION 300

Function Summary

The Natural Resources and Environment function consists of funding for water resources, conservation, land management, pollution control and abatement, and recreational resources. Major departments and agencies in this function are the Department of the Interior (including the National Park Service, the Bureau of Land Management, the Bureau of Reclamation, the Fish and Wildlife Service, and the Minerals Management Service), conservation-oriented and land management agencies within the Department of Agriculture (including the Forest Service), the National Oceanic and Atmospheric Administration at the Department of Commerce, the Army Corps of Engineers, and the Environmental Protection Agency (EPA).

House-passed Resolution

The House resolution calls for a total of \$38.7 billion in BA and \$35.6 billion in outlays for 2009, and for \$179.2 billion in BA and \$182.2 billion in outlays over five years. The House resolution rejects the President's deep and misguided cuts to priority programs, such as the Land and Water Conservation Fund, the Fish and Wildlife Service's wildlife refuge system, the EPA's Clean Water State Revolving Fund and other grants to States and Tribes to address water and air quality, and other EPA programs. It also includes funding to address high-priority brownfield redevelopment concerns. In addition, the House resolution accommodates the President's emergency Army Corps spending for efforts related to Hurricane Katrina rebuilding. Additionally, the House resolution recognizes that in recent years, fire suppression costs have overwhelmed the Forest Service's budget, and that Congress should work to identify solutions to this problem and to address the impact of increasing fire suppression costs.

The House resolution includes deficit-neutral reserve funds for Secure Rural Schools and Payments in Lieu of Taxes, San Joaquin River Restoration and Navajo Nation Water Rights Settlements, and the establishment of the National Park Centennial Fund. Additional funding addressing environmental quality is accommodated in the House resolution's deficit-neutral renewable energy and energy efficiency reserve fund.

Senate-passed Resolution

The Senate resolution calls for a total of \$39.8 billion in BA and \$36.3 billion in outlays for 2009, and \$182.9 billion in BA and \$185.7 billion in outlays over five years. The Senate resolution includes approximately \$7.9 billion for the EPA. This funding level will accommodate significant increases for programs such as Superfund and EPA's programs to support clean and safe drinking water. The resolution rejects the President's proposal to cut a variety of environmental protection programs. The resolution also rejects the President's cuts to a variety of discretionary programs which fund climate change research.

The Senate resolution provides significant increases for the Army Corps of Engineers and the Bureau of Reclamation and includes a deficit-neutral reserve fund to accommodate legislation that provides for investments in water infrastructure.

The Senate resolution includes \$5.8 billion in 2009 emergency funding for the Corps of Engineers to continue its Katrina-related recovery work in Louisiana. The Senate resolution also includes increases sufficient to fully fund ongoing Everglades Restoration Activities at the Army Corps of Engineers and the Department of the Interior. These additional funds are provided to commence construction of the Indian River Lagoon which received only planning funding in the President's request. Additionally, these funds will provide increases to Modified Water Deliveries, the C-111 canal, and the Kissimmee River Restoration, all critical components of Everglades Restoration.

The Senate resolution rejects the President's proposal to cut crucial Great Lakes funding. The resolution recognizes the importance of the Great Lakes, as they make up 90 percent of the United States surface fresh water and serve as a source of drinking water for over 35 million people. The Senate resolution also recognizes that the approximately 5,000 miles of U.S. shoreline along the Great Lakes is greater than that of either the Eastern or Western seaboard. Unfortunately, the Great Lakes continue to face unique and challenging problems such as toxic sediment remediation, invasive species, non-point source pollution, and habitat loss. The Senate resolution includes \$175 million for Great Lakes programs including the Great Lakes Legacy Act, the Great Lakes Fish and Wildlife Restoration Act, Great Lakes Fishery and Ecosystem Restoration, Remedial Action Plan (RAP) Assistance, Great Lakes Environmental Research Lab and the Great Lakes Basin Program.

The Senate resolution includes a reserve fund to invest in clean energy, preserve the environment, and provide for certain settlements. The reserve fund would accommodate legislation that would decrease greenhouse gas emissions, reduce our Nation's dependence on imported energy, produce green jobs, or preserve or protect national parks, oceans, or coastal areas. It would also accommodate legislation that would fulfill the purposes of the San Joaquin River Restoration Settlement Act or implement a Navajo Nation water rights settlement and other provisions authorized by the Northwestern New Mexico Rural Water Projects Act.

The Senate resolution rejects the President's cuts to numerous programs at the Department of the Interior and the Forest Service. The Senate resolution reflects concerns that, in recent years, the President's budget has significantly underestimated fire suppression costs. The Senate resolution also responds to concerns that increasing fire suppression costs are having a negative impact on funding levels for other discretionary programs at agencies such as the Forest Service. The funding levels in the resolution assume that if the severity of the fire season requires additional funding, wildland fire suppression activities will be funded for 2009 at no less than \$500 million above the ten-year average.

The Senate resolution does not assume savings from proposals to permit oil and gas leasing in the Arctic National Wildlife Refuge. The Senate resolution also does not assume any savings from the President's proposal to sell federal lands. The Senate resolution includes a deficit-neutral reserve fund that would accommodate legislation that terminates deductions from mineral revenue payments to states.

The Senate resolution rejects the proposal in the President's budget to reallocate the repayment of the capital costs of the Pick-Sloan Missouri Basin irrigation program to power customers. The Senate resolution recognizes the importance of the Bureau of Reclamation rural water program to support ongoing Municipal, Rural, and Industrial

(MR&I) systems for the Great Plains Region. The Bureau of Reclamation supplies drinking water to 2.6 million people in the Great Plains region and is encouraged to prioritize the completion of the Pick Sloan-Missouri Basin Program—Garrison Diversion Unit, Mni Wiconi, Lewis and Clark, Perkins County, Fort Peck Reservation/Dry Prairie, and Rocky Boy's/North Central rural water system projects. The Senate supports funding these vital rural water development projects at a level that is as close to \$306 million as possible.

The Senate resolution includes increases for the United States Geological Survey and Endangered Species Act assistance.

Conference Agreement

The conference agreement includes a total of \$40.5 billion in BA and \$36.9 billion in outlays for 2009, and \$187.5 billion in BA and \$189.5 billion in outlays over five years.

The conference agreement includes significant increases for natural resources and environment programs, including a variety of programs at the EPA. The agreement provides additional resources for agencies such as the Army Corps of Engineers and the Bureau of Reclamation to invest in national water infrastructure priorities. It also increases funding for a number of other programs throughout the Department of the Interior and the Forest Service. The funding levels in the conference agreement assume that if the severity of the fire season requires additional funding, wildland fire suppression activities will be funded for 2009 at a level that is above the ten-year average.

AGRICULTURE: FUNCTION 350

Function Summary

The Agriculture function includes farm income stabilization, agricultural research, and other services administered by the U.S. Department of Agriculture. The discretionary programs include research and education programs, economics and statistics services, administration of the farm support programs, farm loan programs, meat and poultry inspection, and a portion of the Public Law 480 international food aid program. The mandatory programs include commodity programs, crop insurance, and certain farm loans.

House-passed Resolution

The House resolution calls for a total of \$21.5 billion in BA and \$21.3 billion in outlays for 2009, and for \$110.0 billion in BA and \$106.1 billion in outlays over five years. The budget resolution provides greater funds than the President to ensure sufficient resources to bolster commodity support, agricultural research, and animal and plant inspection programs. The House resolution also assumes sufficient resources for the farm bill, providing resources for such objectives as to secure an economic safety net for agricultural producers, conserve our natural resources, and address nutrition needs.

Senate-passed Resolution

The Senate resolution reflects a total of \$21.4 billion in BA and \$21.1 billion in outlays for 2009, and \$108.9 billion in BA and \$105.0 billion in outlays over five years. With the 2002 Farm Bill expiring, the Senate resolution provides a deficit-neutral reserve fund for the reauthorization of agricultural programs. To address the needs of rural America and promote new sources of renewable energy from U.S. farm products, it would provide a \$15.0 billion deficit-neutral reserve fund for the 2008 through 2013 period to reauthorize the Farm Bill. The reauthorization of the Farm Bill will provide an economic safety net for agricultural producers, enhance the stewardship of our natural resources, address domestic nutrition needs, increase ag-

ricultural research, and improve our export competitiveness.

Conference Agreement

The conference agreement calls for a total of \$22.6 billion in BA and \$22.3 billion in outlays for 2009, and for \$109.9 billion in BA and \$103.6 billion in outlays over five years. For discretionary spending, the agreement matches CBO's baseline estimate in 2009. For mandatory spending, the agreement incorporates the effects of the recently passed Farm Bill in this and several other functions where its effects appear. In addition, in the event further action is required by Congress, the conference agreement includes a Senate-only deficit-neutral reserve fund (section 221(g)(1)) for the Farm Bill and related changes.

COMMERCE AND HOUSING CREDIT: FUNCTION 370

Function Summary

The Commerce and Housing Credit function includes mortgage credit, the Postal Service, deposit insurance, and other advancement of commerce (the majority of the discretionary and mandatory spending in this function). The mortgage credit component of this function includes housing assistance through the Federal Housing Administration, the Federal National Mortgage Association (Fannie Mae), the Federal Home Loan Mortgage Corporation (Freddie Mac), the Government National Mortgage Association (Ginnie Mae), and rural housing programs of the Department of Agriculture. The function also includes net Postal Service spending and spending for deposit insurance activities of banks, thrifts, and credit unions. Most of the Commerce Department is provided for in this function, including the International Trade Administration, the Bureau of Economic Analysis, the Patent and Trademark Office, the National Institute of Standards and Technology, the National Telecommunications and Information Administration, and the Bureau of the Census. Finally, the function also includes funding for independent agencies such as the Securities and Exchange Commission, the Commodity Futures Trading Commission, the Federal Trade Commission, the Federal Communications Commission, and the majority of the Small Business Administration.

House-passed Resolution

For the unified budget, the House resolution calls for a total of \$10.8 billion in BA and \$5.0 billion in outlays for 2009, and for \$53.1 billion in BA and \$16.9 billion in outlays over five years. (The budget resolution provides only the on-budget amounts, which are \$9.6 billion in BA and \$3.7 billion in outlays for 2009, and \$51.3 billion in BA and \$15.1 billion in outlays over five years.) The discretionary function total includes significantly increased funding for the Bureau of the Census, reflecting continued preparation for the 2010 census, and continues to support agencies such as the National Institute of Standards and Technology. For 2009, and over the following four years, funding in Function 370 is above the level in the President's budget.

Senate-passed Resolution

The Senate resolution calls for a total of \$10.6 billion in unified BA and \$5.0 billion in unified outlays for 2009, and \$46.3 billion in unified BA and \$10.6 billion in unified outlays over five years. (The corresponding on-budget figures are \$9.4 billion in BA and \$3.8 billion in outlays for 2009, and \$44.5 billion in BA over five years and \$8.8 billion in outlays over five years.) The Senate resolution rejects the President's proposal to cut assistance to America's small businesses. The President proposes to eliminate the Manufacturing Extension Program, which helps

small businesses adopt advanced manufacturing technologies. The Senate resolution restores funding to this vital program to the level authorized in the America COMPETES Act. The Senate resolution also provides robust resources for the Small Business Administration and the Census Bureau.

Conference Agreement

For the unified budget, the conference agreement calls for a total of \$10.8 billion in BA and \$5.0 billion in outlays for 2009, and for \$53.1 billion in BA and \$16.9 billion in outlays over five years. (The conference agreement provides only the on-budget amounts, which are \$9.6 billion in BA and \$3.7 billion in outlays for 2009, and \$51.3 billion in BA and \$15.1 billion in outlays over five years.) The discretionary function total includes significantly increased funding for the Bureau of the Census, reflecting continued preparation for the 2010 census, and continues to support programs such as the Manufacturing Extension Program and the Technology Innovation Program. For 2009, and over the following four years, funding in Function 370 is above the level in the President's budget.

TRANSPORTATION: FUNCTION 400

Function Summary

The Transportation function consists mostly of the programs administered by the Department of Transportation, including programs for highways, mass transit, aviation, and maritime activities. This function also includes two components of the Department of Homeland Security: the Coast Guard and the Transportation Security Administration. In addition, this function includes several small transportation-related agencies and the research program for civilian aviation at NASA.

House-passed Resolution

The House resolution calls for a total of \$73.4 billion in BA and \$80.4 billion in outlays for 2009, and for \$389.4 billion in BA and \$428.9 billion in outlays over five years. This resolution recognizes the importance of investing in infrastructure systems on which our Nation depends. Our society depends on transportation systems to integrate the economies of our communities. However, those systems are stressed from growing congestion and a backlog of repair needs. It is imperative that, in the last year of the current surface transportation authorization, the budget place these systems in a position to address the challenges of the 21st century. To that end, the House resolution fully funds the highway, transit, and highway safety programs at the levels originally authorized in the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU). Specifically, considering the country's infrastructure challenges, the House resolution does not accept the President's estimate of revenue aligned budget authority (RABA), or the further cuts in highway and transit funding included in the President's 2009 budget. Rather, the House resolution continues to invest in infrastructure, laying the groundwork for a reauthorization of these programs in 2010.

The House resolution increases funding for Amtrak and provides additional funding for grants to airports, in anticipation of a new aviation authorization.

Senate-passed Resolution

The Senate resolution calls for a total of \$75.1 billion in BA and \$83.3 billion in outlays for 2009, and \$392.5 billion in BA and \$434.6 billion in outlays over five years. The Senate resolution rejects the President's cuts to transportation programs and fully funds the highway, transit, and highway safety programs authorized in SAFETEA-LU for 2009.

The Senate resolution also provides an additional \$7 billion for “ready-to-go” infrastructure projects. Additionally, the Senate resolution provides \$1.8 billion in BA for Amtrak, a funding level that is \$1 billion above the President’s request. Amtrak is a vital link to many small communities, and the Senate resolution will help Amtrak pay off debt and continue to improve its operations.

Conference Agreement

The conference agreement calls for a total of \$74.7 billion in BA and \$80.8 billion in outlays for 2009, and for \$392.0 billion in BA and \$430.7 billion in outlays over five years. This agreement recognizes the importance of investing in infrastructure systems on which our Nation depends. Our society depends on transportation systems to integrate the economies of our communities. However, those systems are stressed from growing congestion and a backlog of repair needs. The conference agreement fully funds the highway, transit, and highway safety programs at the levels originally authorized in SAFETEA-LU. Specifically, considering the country’s infrastructure challenges, the agreement does not accept the President’s estimate of RABA, or the further cuts in highway and transit funding included in the President’s 2009 budget. Rather, the agreement continues to invest in infrastructure, laying the groundwork for a reauthorization of these programs in 2010.

The conference agreement provides \$1.8 billion in BA for Amtrak and provides additional funding for grants to airports, in anticipation of a new aviation authorization.

COMMUNITY AND REGIONAL DEVELOPMENT: FUNCTION 450

Function Summary

The Community and Regional Development function includes federal programs to improve community economic conditions, promote rural development, and assist in federal preparations for and response to disasters. This function provides appropriated funding for the Community Development Block Grant, Department of Agriculture rural development programs, the Bureau of Indian Affairs (BIA), the Federal Emergency Management Agency (FEMA) (including homeland security grants), and other disaster mitigation and community development-related programs. It also provides mandatory funding for the federal flood insurance program.

House-passed Resolution

The House resolution calls for a total of \$14.6 billion in BA and \$24.3 billion in outlays for 2009, and for \$75.7 billion in BA and \$95.3 billion in outlays over five years. The budget resolution provides substantially more than the President’s 2009 discretionary funding level for Function 450, rejecting the President’s deep cuts to the Community Development Block Grant program, first responder grants, and rural development.

Senate-passed Resolution

The Senate resolution calls for a total of \$15.2 billion in BA and \$24.5 billion in outlays for 2009, and \$77.7 billion in BA and \$96.9 billion in outlays over five years. This level restores cuts proposed in the President’s budget for community development programs and several Department of Homeland Security grant programs, including first responder grants. In addition, the Senate resolution includes increases in funding for interoperable communications equipment grants, FEMA operations and management, and BIA tribal justice programs.

Conference Agreement

The conference agreement includes a total of \$15.2 billion in BA and \$24.4 billion in outlays for 2009, and \$78.0 billion in BA and \$97.1

billion in outlays over five years. The conference agreement rejects the President’s deep cuts to community and rural development programs, including the Community Development Block Grant, and to several Department of Homeland Security grant programs, including first responder grants. The agreement accommodates higher funding for programs such as interoperable communications equipment grants, FEMA operations and management, a new Department of Homeland Security headquarters, and BIA tribal justice programs.

EDUCATION, TRAINING, EMPLOYMENT, AND SOCIAL SERVICES: FUNCTION 500

Function Summary

The Education, Training, Employment and Social Services function includes funding for the Department of Education, as well as programs in the Department of Health and Human Services (HHS) and the Department of Labor. This function provides funding for elementary and secondary, career and technical, and post-secondary educational programs; job training and employment services; children and family services; and statistical analysis and research related to these areas. It also contains funding for the Library of Congress and independent research and arts agencies such as the Corporation for Public Broadcasting, the Smithsonian Institution, the National Gallery of Art, the John F. Kennedy Center for the Performing Arts, the National Endowment for the Arts, and the National Endowment for the Humanities.

House-passed Resolution

The House budget resolution calls for a total of \$95.2 billion in BA and \$90.9 billion in outlays for 2009, and for \$513.0 billion in BA and \$500.3 billion in outlays over five years. The House resolution specifically rejects the President’s cuts to education funding, including his plan to eliminate many education programs, including all vocational education programs. The House resolution also rejects the President’s steep cuts to job training and social services programs—programs needed now more than ever when the economy is slowing and the cost of living is rising.

In contrast to the President’s funding cuts, the House budget resolution makes a down payment toward addressing long-standing needs in education, training, employment, and social services. To that end, the House resolution provides an appropriated program level for Function 500 that is \$7.1 billion above the 2009 level in the President’s budget.

The House resolution’s increased funding could be used to support vital assistance to help children learn and succeed. Increased funding could support key programs such as Head Start, Impact Aid, and the Individuals with Disabilities Education Act. It also could support the No Child Left Behind Act programs to ensure that children can read and achieve at grade level, including programs such as Title I, school improvement programs, teacher quality improvement, and education technology state grants. Finally, the House resolution’s funding increase for education can help make college more affordable and accessible by raising the maximum Pell grant, maintaining Supplemental Educational Opportunity Grants and Perkins Loans, and broadening access to Historically Black Colleges and Universities as well as Hispanic-serving institutions and other minority-serving institutions, which continue to make important contributions towards increasing the percentage of minority students gaining a college degree.

Increased funding could be used to enhance funding for the Workforce Investment Act programs, which provide important job

training and assistance. It could also support training for green collar jobs in renewable energy and energy efficiency fields. Other aspects of the Democratic leadership’s innovation agenda could also be supported, including math and science education, development of basic and applied research, as well as demonstrations of effective approaches to innovative learning such as those in H.R. 3631, the Revolutionizing Education Through Digital Investment Act of 2007.

The House resolution rejects the President’s proposed cuts to the Corporation for Public Broadcasting, and provides a funding level that could be used to support an increase. The House continues to support two-year advance funding for the Corporation.

The House resolution also contains a reserve fund to accommodate legislation that makes college more affordable, consistent with the House pay-as-you-go rule.

Senate-passed Resolution

The Senate resolution calls for a total of \$94.7 billion in BA and \$91.3 billion in outlays for 2009, and \$515.0 billion in BA and \$502.2 billion in outlays over five years.

The Senate-passed budget resolution recognizes that strong education and training programs at all levels are critical for building a highly skilled workforce that can compete in the global marketplace. It makes this effort a high priority by providing an increase for discretionary education and training program-level funding of \$9.3 billion above the President’s request, or \$6 billion above 2009 baseline levels.

The Senate-passed resolution rejects the President’s proposed cuts in education, training and social services, including his proposal to eliminate programs and slash resources for the Corporation for Public Broadcasting. It assumes that additional funding will be invested in critical areas from birth through post-secondary education, including Head Start; key programs authorized by the No Child Left Behind Act, especially Title I; the Individuals with Disabilities Education Act (IDEA); Pell Grants; and job training. The increased investments will:

- ensure that more preschool children will be ready for school;
- help grade schools, middle schools, and high schools close achievement gaps, increase graduation rates, and reduce the need for remedial education;
- ensure that all schools can attract, train, and retain high-quality teachers and reduce class sizes;
- keep our commitment to educate students with disabilities;
- expand access to higher education by making college more affordable;
- ensure that employers have increasingly well-educated employees that can compete in the global marketplace; and
- expand job training opportunities to help workers respond to shifts in the economic landscape, including training for green jobs.

With regard to the Department of Education, the Senate resolution increases overall program-level funding by \$5.7 billion above the President’s requested level. In contrast, the President cuts Department of Education funding by \$612 million in 2009, or one percent, below the 2008 inflation-adjusted level. To help schools meet the requirements of the No Child Left Behind Act and IDEA, the Senate resolution provides the largest increase for elementary and secondary education programs since 2002. In addition, the Senate resolution assumes an increase in the maximum Pell grant award, and fully funds the Pell shortfall.

The Senate adopted amendments to increase funding for the Teacher Incentive Fund, adult literacy and civics programs, and programs under the Older Americans

Act, including the Lifespan Respite Care Act at the Administration on Aging.

The Senate resolution provides deficit-neutral reserve funds to facilitate enactment of legislation to improve college access and affordability, facilitate modernization of school facilities through renovation or construction bonds, reduce the cost of teachers' out-of-pocket expenses for school supplies, provide tax incentives for highly qualified teachers to serve in high-needs schools, improve student achievement during secondary education, and promote flexibility in existing federal education programs.

Conference Agreement

The conference agreement calls for a total of \$94.3 billion in BA and \$91.4 billion in outlays for 2009, and for \$511.9 billion in BA and \$500.7 billion in outlays over five years. The conference agreement rejects the cuts to education, training, and social services programs in the President's 2009 budget, including the President's proposal to eliminate many programs that boost student achievement, provide needed social services, and provide workers with training and assistance. In contrast to the President's funding cuts, the conference agreement increases funds for vital programs, providing \$8.4 billion more than the President's budget for program year 2009.

The conference agreement recognizes the importance of investing in strong education and training programs and supporting social services, particularly when the cost of living is rising rapidly and we are building a highly skilled workforce that can compete in the global marketplace. It therefore includes significant increases for education programs to help students from early childhood through post-secondary education, which include programs such as Head Start, Title I, services under the Individuals with Disabilities Education Act, Pell Grants, and other key programs.

The conference agreement contains a deficit-neutral reserve fund for the House to accommodate legislation that makes college more affordable. It also includes a Senate reserve fund to facilitate enactment of legislation to make higher education more accessible or more affordable, facilitate modernization of school facilities through renovation or construction bonds, reduce the cost of teachers' out-of-pocket expenses for school supplies, provide tax incentives for highly qualified teachers to serve in high-needs schools, improve student achievement during secondary education, and promote flexibility and accountability in federal education programs.

HEALTH: FUNCTION 550

Function Summary

The Health function includes most direct health care service programs as well as funding for anti-bioterrorism activities, national biomedical research, protecting the health of the general population and workers in their places of employment, providing health services for under-served populations, and promoting training for the health care workforce. The major programs in this function include Medicaid, the State Children's Health Insurance Program (SCHIP), health benefits for federal workers and retirees, the National Institutes of Health (NIH), the Food and Drug Administration (FDA), the Health Resources and Services Administration (HRSA), the Centers for Disease Control and Prevention (CDC), the Substance Abuse and Mental Health Services Administration (SAMHSA), the Indian Health Service (IHS), and the Agency for Healthcare Research and Quality.

House-passed Resolution

The House resolution calls for a total of \$306.8 billion in BA and \$305.3 billion in out-

lays for 2009, and for \$1.7 trillion in BA and \$1.7 trillion in outlays over five years. The budget resolution rejects the Administration's harmful cuts to Medicaid.

The discretionary resources for Function 550 for 2009 represent an increase over both the 2008 level and the President's 2009 request, with a particular focus on NIH, CDC, FDA, and the Occupational Safety & Health Administration (OSHA). The House resolution increases resources for public health, which includes programs focused on addressing health promotion and disease prevention. Preventative health care measures and disease management have the potential to lead to more efficient use of health care spending, and reduced illness, as well as an improvement in the health of the public. The House resolution also includes increased funding for food safety, access to quality health care for under-served populations, and other important programs.

Programs in Function 550 are also addressed in the House resolution's deficit-neutral reserve funds for SCHIP and for Medicaid.

Senate-passed Resolution

The Senate resolution calls for a total of \$313.1 billion in BA and \$310.6 billion in outlays for 2009, and \$1.7 trillion in BA and \$1.7 trillion in outlays over five years. The Senate resolution includes increases above the 2008 enacted level adjusted for inflation and above the President's request for NIH, HRSA, FDA, CDC, and IHS. Significant increases for Community Health Centers, health professions, and the National Health Service Corps within HRSA are also included. The Senate resolution rejects the President's proposed cuts for Rural Health Activities in HRSA. The Senate resolution also supports funding demonstration programs to provide patient navigator services as authorized in the Patient Navigator, Outreach, and Chronic Disease Prevention Act under HRSA as well as funding to support research into the causes, diagnoses, and treatments for postpartum depression. The Senate resolution also includes increases for the Maternal and Child Health Block Grant, for autism research, education, and early detection, and for the organ transplantation program. In addition, the Senate resolution contains various health care related deficit-neutral reserve funds, including a reserve fund for SCHIP legislation.

Conference Agreement

The conference agreement includes a total of \$310.3 billion in BA and \$307.5 billion in outlays for 2009, and \$1.7 trillion in BA and \$1.7 trillion in outlays over five years. The conference agreement rejects the Administration's harmful cuts to Medicaid.

The discretionary resources for Function 550 for 2009 include increases above the 2008 enacted level adjusted for inflation and above the President's request for NIH, HRSA, FDA, CDC, IHS, and OSHA. The conference agreement includes an increase for the Indian Health Service to help meet the health needs of American Indians and Alaska Natives. The conference agreement assumes additional FDA funding to give the agency resources to protect and promote the health of American families. Significant increases for Community Health Centers, the National Health Service Corps, and health professions within HRSA are also included as well as increases for patient navigator services, the Maternal and Child Health Block Grant, and resources to enhance federal efforts on autism. The conference agreement increases resources for programs focused on addressing health promotion and disease prevention. Preventative health care measures and disease management have the potential to lead to more efficient use of health care spending,

and reduced illness, as well as an improvement in the health of the public.

Programs in Function 550 are also addressed in various deficit-neutral reserve funds, including those addressing SCHIP and Medicaid.

MEDICARE: FUNCTION 570

Function Summary

The Medicare function includes funding to administer and to provide benefits under the Medicare program. Medicare is a federal health insurance program that currently covers 44 million Americans aged 65 and older, as well as younger adults who are disabled or suffer from end-stage renal disease.

Congress provides an annual appropriation for the costs of administering Medicare, including resources to conduct program integrity activities to guard against improper payments, fraud, and abuse. The remainder of spending in this function is mandatory and reflects payments to health care providers and private insurance plans, as well as beneficiary premiums and other receipts and payments to the Medicare trust funds, under the Part A Hospital Insurance (HI) program, the Part B Supplementary Medical Insurance (SMI) program, the Part C Medicare Advantage program, and the Part D Prescription Drug program.

House-passed Resolution

The House resolution reflects a total of \$420.2 billion in BA and \$420.0 billion in outlays in 2009, and \$2.4 trillion in BA and \$2.4 trillion in outlays over five years.

The House resolution rejects the Administration's harmful cuts to Medicare. The House resolution assumes the extension of Medicare premium assistance for qualified individuals with incomes between 120 and 135 percent of the federal poverty level and limited financial resources. The House resolution assumes that savings from Medicare program efficiency improvements will offset the costs of extending the premium assistance program as well other initiatives to improve the Medicare program for beneficiaries.

The House resolution assumes targeted assistance to hospitals with 100 beds or more that have faced a reduction in Medicare disproportionate share hospital payments due to assignment to a Micropolitan area.

The House resolution provides a discretionary cap adjustment of \$198 million for additional activities aimed at detecting and preventing Medicare fraud. The Health Care Fraud and Abuse Control program—a joint effort of the Department of Health and Human Services, the HHS Office of Inspector General, and the Department of Justice—generated roughly \$4 in program savings for every dollar spent in 2004 and 2005.

The House resolution also contains a reserve fund to accommodate legislation for Medicare program improvements.

Senate-passed Resolution

The Senate resolution calls for a total of \$420.4 billion in BA and \$420.2 billion in outlays for 2009, and \$2.4 trillion in BA and \$2.4 trillion in outlays over five years.

For 2009, the discretionary funding levels in this function include a discretionary cap adjustment of up to \$198 million for program integrity activities of the Health Care Fraud and Abuse Control (HCFAC) program to address improper payments, fraud, and abuse in the Medicare program.

In addition, the mandatory funding levels in this function assume Medicare savings of \$1.3 billion in 2013, allowing for legislation to delay the Medicare trigger. Specific policies to enact these savings will be determined by the Senate Finance Committee.

Conference Agreement

The conference agreement reflects a total of \$420.2 billion in BA and \$420.0 billion in

outlays in 2009, and \$2.4 trillion in BA and \$2.4 trillion in outlays over five years. Discretionary and mandatory spending levels in this function are consistent with the CBO baseline funding levels.

For 2009, the discretionary funding levels in Function 920 include a discretionary cap adjustment of up to \$198 million for program integrity activities of the Health Care Fraud and Abuse Control program, to address improper payments, fraud, and abuse in the Medicare program.

INCOME SECURITY: FUNCTION 600

Function Summary

The Income Security function contains a range of income security programs including: 1) major cash and in-kind means-tested entitlements; 2) general retirement, disability, and pension programs excluding Social Security and veterans' compensation programs; 3) federal and military retirement programs; 4) unemployment compensation; 5) low-income housing programs; and 6) other low-income support programs. Major federal entitlement programs in this function include unemployment insurance, food stamps, child nutrition, Temporary Assistance to Needy Families (TANF), foster care, child support enforcement, child care, Supplemental Security Income, and spending for the refundable portion of the Earned Income Credit.

House-passed Resolution

The House resolution calls for a total of \$411.7 billion in BA and \$414.0 billion in outlays for 2009, and for \$2.1 trillion in BA and \$2.1 trillion in outlays over five years. The discretionary resources for Function 600 represent an increase over both the 2008 level and the President's request. The funding will support efforts to reduce the unacceptable number of Americans who live in poverty and to provide assistance to those in need. The budget resolution includes additional funding to address the current shortfall in the project-based rental assistance program, prevent a shortfall in the tenant-based rental assistance program which would occur under the President's budget, and improve supportive housing for the elderly, as in H.R. 2930 as passed by the House. The House resolution also specifically rejects the President's cut to the Low-Income Home Energy Assistance Program (LIHEAP).

Economic uncertainty and rising costs are increasing the need for food assistance for children and adults. The House budget resolution rejects the President's proposals to terminate food stamps for 390,000 working families and eliminate the Commodity Supplemental Food Program and notes that legislation that passed the House with bipartisan support was an appropriate first step toward ensuring that nutrition assistance keeps up with inflation and rising food prices.

Mandatory programs in Function 600 are also addressed in the House resolution's deficit-neutral reserve funds for trade adjustment assistance and unemployment insurance modernization, and child support enforcement.

Senate-passed Resolution

The Senate resolution calls for a total of \$414.4 billion in BA and \$419.0 billion in outlays for 2009, and \$2.1 trillion in BA and \$2.1 trillion in outlays over five years. The Senate resolution includes increases for the Low-Income Home Energy Assistance Program to continue providing heating and cooling assistance to over five million low income households, including the working poor, disabled persons, elderly, and families with young children. The Senate resolution rejects the President's proposals to cut various housing assistance programs and in-

cludes significant resources for Section 8 housing assistance in order to address the funding shortfall for the project-based Section 8 program. The Senate resolution also provides increases for the Child Care Development Block Grant and for the Special Supplemental Nutrition Program for Women, Infants, and Children (WIC). The Senate resolution also includes several deficit-neutral reserve funds including reserve funds for up to an additional \$5.0 billion in mandatory child care funding, for the reauthorization of the Temporary Assistance for Needy Families supplemental grants, for improvements to TANF, child welfare, or child support enforcement, for improvements to the unemployment compensation program, and the reauthorization of the trade adjustment assistance programs.

Conference Agreement

The conference agreement calls for a total of \$415.5 billion in BA and \$416.0 billion in outlays for 2009, and for \$2.1 trillion in BA and \$2.1 trillion in outlays over five years. The conference agreement supports a total funding level of \$5.1 billion for LIHEAP—\$3.1 billion in regular funding and \$2 billion in contingency funding. Rising fuel costs have strained family budgets. The conference agreement level for LIHEAP will provide heating and cooling assistance to over five million low income households, including the working poor, disabled persons, elderly, and families with young children. The conference agreement also recognizes that additional funding above the 2008 level adjusted for inflation will be needed for WIC.

The conference agreement accommodates additional funding for the project-based rental assistance program shortfall and to increase funding for the tenant-based rental assistance program. The conference agreement also includes funding to improve supportive housing for the elderly, as in H.R. 2930 as passed by the House.

Mandatory programs in Function 600 are addressed in several deficit-neutral reserve funds in the House and the Senate, including reserve funds for up to an additional \$5.0 billion in mandatory child care funding, for reauthorization or expansion of TANF grants, for child welfare or child support enforcement, for modernization of the unemployment compensation program, and for the reauthorization of the trade adjustment assistance programs.

SOCIAL SECURITY: FUNCTION 650

Function Summary

The Social Security function includes funding for the Old-Age, Survivors, and Disability Insurance (OASDI) programs, which provide earned Social Security benefits to nearly 50 million eligible retired workers, disabled persons, and their spouses and survivors. In addition, this function provides funding to the Social Security Administration (SSA) and the Office of the Inspector General (OIG) to administer the Social Security program and ensure program integrity.

Under provisions of the Congressional Budget Act and the Budget Enforcement Act, the Old-Age and Survivors Insurance (OASI) trust fund and the Disability Insurance (DI) trust fund are off-budget and do not appear in the budget resolution totals. A small portion of spending in Function 650, the general fund transfer of income taxes on Social Security benefits to the trust funds, is considered on-budget and appears in the budget resolution totals.

House-passed Resolution

For the unified budget, the House resolution calls for a total of \$654.3 billion in BA and \$651.4 billion in outlays for 2009, and for \$3.6 trillion in BA and outlays over five years. (The budget resolution provides only

the on-budget amounts, which are \$21.3 billion in BA and outlays for 2009, and \$135.9 billion in BA and outlays over five years.) The House resolution rejects the President's private account proposal for Social Security.

The administrative budget for the SSA includes resources in Function 570 (Medicare) and Function 600 (Income Security) as well as Function 650. The House resolution assumes a \$10.4 billion discretionary funding level for the administrative expenses of SSA and the OIG. The increased resources will enable SSA to address the significant number of individuals waiting for disability and hearing decisions and thereby reduce its unacceptable backlog in case reviews.

The House resolution also accommodates an additional \$240 million above the funding level through a discretionary cap adjustment for program integrity initiatives. The cap adjustment allows the agency to conduct an increasing number of Continuing Disability Reviews (CDRs) and Supplemental Security Income redeterminations.

Senate-passed Resolution

The Senate resolution calls for \$21.3 billion in on-budget BA and outlays for 2009, and \$135.9 billion in on-budget BA and outlays over five years. (The corresponding figures on a unified basis are \$654.5 billion in BA and \$651.7 billion in outlays for 2009 and \$3.6 trillion in BA and outlays over five years.) This spending reflects the general fund transfer of income taxes on Social Security benefits to the trust funds.

For 2009, the Senate resolution provides \$5.5 billion in BA and \$5.5 billion in outlays for SSA administrative expenses, as outlined in section 102(c) of the resolution, which represents a \$240 million increase over the President's request. The resolution also provides \$150 million in additional one-time funding for SSA administrative expenses. The additional funding is intended to help address the serious backlog of Social Security disability claims and hearings, as well as other backlog workloads for which additional resources are needed.

Conference Agreement

For the unified budget, the conference agreement calls for \$654.3 billion in BA and \$651.4 billion in outlays for 2009, and \$3.6 trillion in BA and outlays over five years. (The conference agreement provides only the on-budget amounts, which are \$21.3 billion in BA and outlays for 2009, and \$136.0 billion in BA and outlays over five years.) The conference agreement rejects the President's private account proposal for Social Security.

For 2009, the conference agreement provides total net discretionary resources for the administrative expenses of SSA and the OIG (across all relevant functions) of \$10.7 billion, \$240 million above the President's requested level. The total SSA funding level in the conference agreement assumes both the President's full request for a cap adjustment in Function 920 for program integrity efforts (including CDRs and SSI redeterminations), and additional resources to address the serious backlog of disability claims and hearings, as well as other backlog workloads for which additional resources are needed.

VETERANS BENEFITS AND SERVICES: FUNCTION 700

Function Summary

Function 700 covers the programs of the Department of Veterans Affairs (VA), including veterans' medical care, compensation and pensions, education and rehabilitation benefits, and housing programs. It also includes the Department of Labor's Veterans' Employment and Training Service, the United States Court of Appeals for Veterans Claims, and the American Battle Monuments Commission. More than 99 percent of appropriated veterans' funding goes to VA, and

more than 85 percent of this funding is for VA medical care and hospital services.

House-passed Resolution

The House resolution calls for a total of \$93.3 billion in BA and \$92.4 billion in outlays for 2009, and for \$495.3 billion in BA and \$492.2 billion in outlays over five years. For 2009, the House resolution provides \$4.9 billion of discretionary budget authority over the 2008 level and \$3.2 billion above the President's 2009 budget. The House resolution reflects the very high priority that Congress places on adequately funding veterans' medical care. The House resolution also rejects the health care enrollment fees and drug co-payment increases proposed by the President's budget.

The House resolution provides full funding to support excellent health care for veterans. The House resolution provides funding to continue addressing problems such as those identified at Walter Reed Army Medical Center to improve military and veterans' health care facilities and services.

The House resolution provides funding in Function 700 above the President's requested level for 2009 to address important priorities including veterans' mental health, post-traumatic stress disorder, and traumatic brain injury. There have been many traumatic brain injuries in Iraq and Afghanistan. The House notes that there is legislation to address the prevalence of epilepsy among veterans, especially those with traumatic brain injury. Research conducted by VA and the Department of Defense found that about half of Vietnam veterans who suffered penetrating head injuries developed epilepsy. The House resolution also has additional funding for disability compensation claims processing so that VA can continue to address the inventory of pending claims.

The House notes that many military service families are experiencing financial difficulties due to overseas military deployments and that Congress should consider ways to address these difficulties.

Senate-passed Resolution

The Senate resolution calls for a total of \$93.3 billion in BA and \$92.4 billion in outlays for 2009, and \$490.9 billion in BA and \$488.1 billion in outlays over five years. The Senate resolution provides \$48.2 billion in BA in 2009 for discretionary veterans' programs, including medical care. This amount is \$3.3 billion more than the President's proposed funding level. The funding in the Senate resolution will ensure that the Veterans Health Administration within VA can provide the highest quality health care for all veterans.

Over the past several years, the President has consistently underestimated the needs of veterans, and Congress has made up the shortfall. In 2005, the President's budget underfunded the Veterans Health Administration, which required Congress to pass two supplemental funding bills. Last year, the nation was shocked to learn of the mistreatment of soldiers recuperating from wounds at the Walter Reed Army Medical Center. To address these and other funding shortfalls in the President's budget, last year's budget resolution paved the way for the largest funding increase in VA's history.

The Senate resolution also recognizes the difficulties veterans leaving active duty have in transitioning their medical records to the VA. These administrative disconnects can have dramatic and sometimes dire consequences on our young men and women when they leave the military. It is also difficult for VA to evaluate and treat veterans because VA may not have a complete medical record. Therefore, the Senate resolution supports efforts to implement fully the Wounded Warrior Act, section 1635 in the National Defense Authorization Act. This pro-

vision requires the Department of Defense and VA to develop a "fully interoperable electronic personal health information system" as well as establish a joint program office to oversee the creation of this new healthcare system.

Additionally, the Senate resolution recognizes that the President's proposed funding for VA major construction projects will result in significant delays and cost-growth to on-going projects. Therefore, the Senate resolution provides robust resources for VA major projects. The Senate resolution also notes the importance of medical research at VA, including the Air Force Health Study, and provides the resources for this important priority. The Senate resolution also supports robust funding for State Veterans Cemeteries.

Conference Agreement

The conference agreement provides a total of \$93.3 billion in BA and \$92.5 billion in outlays for 2009, and \$496.3 billion in BA and \$493.1 billion in outlays over five years. The conference agreement provides \$48.2 billion for 2009 for discretionary veterans' programs, including medical care. This amount is \$4.9 billion more than the 2008 enacted level, \$3.7 billion more than the amount needed to maintain purchasing power at the 2008 level, and \$3.3 billion more than the President's proposed funding level for 2009. Over five years (2009–2013) the agreement provides \$39.0 billion more than the President's budget. The conference agreement level enjoys the strong support of major veterans organizations, including the Independent Budget which is developed by AMVETS, Disabled American Veterans, Paralyzed Veterans of America, and Veterans of Foreign Wars the American Legion, Iraq and Afghanistan Veterans of America, and Vietnam Veterans of America.

ADMINISTRATION OF JUSTICE: FUNCTION 750

Function Summary

The Administration of Justice function includes funding for federal law enforcement activities at the Department of Justice (DOJ) including criminal investigations by the Federal Bureau of Investigation (FBI) and the Drug Enforcement Agency (DEA). The function also includes funding for border enforcement by the Department of Homeland Security (DHS). Additionally, the function includes funding for civil rights enforcement and prosecution; federal block, categorical, and formula law enforcement grant programs to state and local governments; prison construction and operation; the United States Attorneys; and the federal judiciary.

House-passed Resolution

The House resolution calls for a total of \$48.1 billion in BA and \$47.9 billion in outlays for 2009, and for \$252.1 billion in BA and \$252.2 billion in outlays over five years. For Function 750, the House resolution rejects the President's repeated cut of local law enforcement programs. Instead, the function total includes enough resources to increase homeland security programs and provide for law enforcement programs, such as the State Criminal Alien Assistance Program (SCAAP)—and recognizes the importance of this critical reimbursement program.

In addition to rejecting the repeated cuts to SCAAP in the President's budget, the House resolution also rejects the President's cuts to Community Oriented Policing Services (COPS) and Edward Byrne Memorial Justice Assistance Grants—both of which are important priorities for keeping our communities safe. The House resolution values the funding Byrne-JAG provides to local law enforcement at a time when many communities are combating problems including a

methamphetamine epidemic and other crimes.

In addition, the House resolution protects both our youth and victims of crime by restoring cuts to both juvenile justice and programs to prevent violence against women and by limiting amounts diverted from the Crime Victims Fund. The House resolution provides funding above the President's budget level for 2009 for these purposes and to protect the border.

Senate-passed Resolution

The Senate resolution calls for a total of \$49.4 billion in BA and \$46.9 billion in outlays for 2009, and \$246.9 billion in BA and \$247.5 billion in outlays over five years. This level restores cuts proposed in the President's budget and provides additional resources for several law enforcement grant programs such as COPS, including meth hotspot grants, and the Edward Byrne Memorial Justice Assistance Grant program. In addition, the Senate resolution restores cuts and provides additional resources to the State Criminal Alien Assistance Program, Violence Against Women Act programs, and DOJ Tribal Justice programs. The Senate resolution also includes increases in funding proposed in the President's budget for border security.

Conference Agreement

The conference agreement calls for a total of \$48.3 billion in BA and \$48.1 billion in outlays for 2009, and for \$247.5 billion in BA and \$248.1 billion in outlays over five years. For Function 750, the agreement rejects the President's repeated cuts and provides additional resources for law enforcement programs such as COPS, including meth hotspot grants, the Edward Byrne Memorial Justice Assistance Grant program, and SCAAP an important reimbursement program for our state and local law enforcement agencies.

In addition, the conference agreement protects both our youth and victims of crime by rejecting cuts to juvenile justice, programs to prevent violence against women, and DOJ tribal justice programs. The agreement provides funding for these purposes and to protect the border.

GENERAL GOVERNMENT: FUNCTION 800

Function Summary

The General Government function consists of the activities of the Legislative Branch, the Executive Office of the President, general tax collection and fiscal operations of the Department of the Treasury (including the IRS), the Office of Personnel Management, the property and personnel costs of the General Services Administration, and general purpose fiscal assistance to states, localities, the District of Columbia, and U.S. territories.

House-passed Resolution

The House resolution calls for a total of \$23.5 billion in BA and \$23.9 billion in outlays for 2009, and for \$107.4 billion in BA and \$107.5 billion in outlays over five years. The budget resolution includes a program integrity initiative to increase IRS tax compliance efforts to collect unpaid taxes from those who are not paying what they owe. Funding in this function could be used for items such as H.R. 3548, the Plain Language in Government Communications Act of 2007, to enhance citizen access to government information and services by establishing plain language as the standard style of covered government documents issued to the public.

Senate-passed Resolution

The Senate resolution calls for \$24.5 billion in BA and \$24.4 billion in outlays for 2009, and \$106.8 billion in BA and \$106.9 billion in outlays over five years. The Senate resolution fully funds the President's budget request for the IRS, including additional resources available through a discretionary

cap adjustment that directs an additional \$490 million to IRS enforcement activities. The Senate resolution includes funding to carry out the Freedom of Information Act (FOIA) by establishing the Office of Government Information Services at the National Archives. The Senate resolution also includes funding to construct a new headquarters for the Department of Homeland Security.

The Senate resolution includes a deficit-neutral reserve fund to accommodate legislation that provides for the reauthorization of the Secure Rural Schools and Community Self-Determination Act of 2000, or makes changes to the Payments in Lieu of Taxes Act of 1976, or both. The Senate resolution also includes a deficit-neutral reserve fund for legislation that achieves savings by requiring that agencies increase their use of recovery audits.

Conference Agreement

The conference agreement includes \$24.0 billion in BA and \$24.4 billion in outlays for 2009, and \$106.9 billion in BA and \$107.0 billion in outlays over five years. It fully funds the President's budget request for the IRS, including additional resources available through a discretionary cap adjustment (included in Function 920) that directs \$490 million to IRS enforcement activities. The conference agreement includes a deficit-neutral reserve fund to accommodate legislation that provides for the reauthorization of the Secure Rural Schools and Community Self-Determination Act of 2000, or makes changes to the Payments in Lieu of Taxes Act of 1976, or both.

NET INTEREST: FUNCTION 900

Function Summary

The Net Interest function is entirely mandatory with no discretionary components. It consists primarily of the interest paid by the federal government to private and foreign government holders of U.S. Treasury securities. It includes the interest on the public debt after deducting the interest income received by the federal government from trust fund investments, loans and cash balances, and earnings of the National Railroad Retirement Investment Trust.

House-passed Resolution

For the unified budget, the House resolution calls for a total of \$216.8 billion in BA and outlays for 2009, and for \$1.3 trillion in BA and outlays over five years. (The budget resolution provides only the on-budget amounts, which are \$334.2 billion in BA and outlays for 2009, and \$2.0 trillion in BA and outlays over five years.)

Since 2001, the federal government's net interest payments on its debt have grown dramatically, becoming one of the largest and fastest-growing components of the federal budget, exceeding spending on education, veterans' affairs, and homeland security combined.

Senate-passed Resolution

The Senate resolution calls for BA and outlays of \$217.7 billion in unified net interest payments in 2009 and a total of \$1.3 trillion over five years. (The on-budget totals for BA and outlays are \$335.1 billion for 2009 and \$2.0 trillion over five years.)

Conference Agreement

For the unified budget, the conference agreement calls for a total of \$217.0 billion in BA and outlays for 2009, and for \$1.3 trillion in BA and outlays over five years. (The on-budget amounts are \$334.4 billion in BA and outlays for 2009, and \$2.0 trillion in BA and outlays over five years.)

ALLOWANCES: FUNCTION 920

Function Summary

The Allowances function is used for planning purposes to address the budgetary ef-

fects of proposals or assumptions that cross several budget functions. Once such changes are enacted, the budgetary effects are distributed to the appropriate budget function.

House-passed Resolution

The House resolution calls for a total of \$0.0 billion in BA and \$0.3 billion in outlays for 2009, and for -\$0.8 billion in BA and -\$0.3 billion in outlays over five years. The House resolution includes \$1.0 billion in 2008 discretionary budget authority to cover unanticipated needs, should they arise. The House resolution also includes \$750 million in mandatory savings over six years. These savings reflect a reconciliation instruction to the Ways and Means Committee. To meet the instructions, savings can be achieved in any program within the Committee's jurisdiction, other than Social Security, which reconciliation cannot impact.

Senate-passed Resolution

The Senate resolution calls for a total of -\$14.9 billion in BA and -\$4.1 billion in outlays for 2009, and -\$49.6 billion in BA and -\$43.7 billion in outlays over five years.

Conference Agreement

The conference agreement includes a total of -\$13.2 billion in BA and -\$6.5 billion in outlays for 2009, and -\$63.2 billion in BA and -\$54.8 billion in outlays over five years. These funding levels reflect adjustments for program integrity and other non-security adjustments.

UNDISTRIBUTED OFFSETTING

RECEIPTS: FUNCTION 950

Function Summary

The Undistributed Offsetting Receipts function includes major offsetting receipt items that would distort the funding levels of other functional categories if they were distributed to them. Examples of such items include the employer share of federal employee retirement benefits, outer continental shelf rents and royalties, and the sale of major assets.

House-passed Resolution

For the unified budget, the House resolution calls for a total of -\$81.0 billion in BA and outlays for 2009, and for -\$444.9 billion in BA and outlays over five years. (The budget resolution provides only the on-budget amounts, which are -\$67.1 billion in BA and outlays for 2009, and -\$366.9 billion in BA and outlays over five years.) The negative spending in Function 950 represents CBO's baseline estimate of undistributed offsetting receipts.

Senate-passed Resolution

The Senate resolution calls for unified undistributed offsetting receipts of \$81.0 billion in BA and outlays for 2009 and -\$444.9 billion in BA and outlays over five years. (The on-budget totals for BA and outlays are -\$67.1 billion for 2009 and -\$366.9 billion over five years.) The Senate resolution matches CBO's baseline estimate of undistributed offsetting receipts.

Conference Agreement

For the unified budget, the conference agreement includes undistributed offsetting receipts of -\$81.0 billion in BA and outlays for 2009, and -\$444.9 billion in BA and outlays over five years. (The on-budget amounts are -\$67.1 billion in BA and outlays for 2009, and -\$366.9 billion in BA and outlays over five years.)

OVERSEAS DEPLOYMENTS AND OTHER ACTIVITIES: FUNCTION 970

Function Summary

This function includes funding for overseas deployments and other activities.

House-passed Resolution

The House resolution includes, as a placeholder, an amount equal to the Presi-

dent's pending request for 2008 and 2009 to account for any future House consideration of appropriations for overseas deployments and other activities.

Senate-passed Resolution

The Senate resolution did not include Function 970.

Conference Agreement

The conference agreement includes Function 970 in an amount equal to the President's pending request for 2008 and 2009 as a placeholder to account for any future consideration of appropriations for overseas deployments and other activities.

RECONCILIATION

House-passed Resolution

Section 201 of the House-passed resolution contains reconciliation instructions. Reconciliation is a special congressional procedure used to implement the spending and revenue targets in a budget resolution. The instructions direct a committee to make changes in laws under its jurisdiction that affect revenues or direct spending to achieve a specified budgetary result. The legislation used to implement those instructions is reported as a reconciliation bill.

Section 201 contains two separate instructions to the House Committee on Ways and Means. Subsection (a) directs the Committee to report a measure by September 12, 2008, that reduces direct spending by \$750 million for the period of 2008 through 2013. Subsection (b) directs the Committee to report a measure by July 15, 2008, to decrease revenues by \$70 billion in 2009 and to increase revenues by \$70 billion for the period of 2010 through 2013. When only one committee receives an instruction the measure is reported directly to the House.

Last year the House adopted a rule relating to reconciliation instructions (clause 7, Rule XXI). The rule requires that any reconciliation instruction must not increase the deficit or reduce the surplus over the pay-as-you-go time periods. These instructions satisfy the requirement established under clause 7 of Rule XXI.

Senate-passed Resolution

The Senate resolution did not include any reconciliation instructions.

Conference Agreement

The conference agreement does not include any reconciliation instructions.

RESERVE FUNDS

The House and the Senate use reserve funds in connection with consideration of deficit-neutral legislation that complies with each chamber's rules. The conference agreement therefore contains reserve funds for the House and for the Senate to address the rules and procedures that apply in each chamber.

House-passed Resolution

Sec. 301. Deficit-neutral reserve fund for the State Children's Health Insurance Program

The reserve fund accommodates legislation, within the jurisdiction of the Committee on Energy and Commerce, of up to \$50 billion in additional outlays to improve children's health through reauthorization of the State Children's Health Insurance Program (SCHIP) as long as the authorizing legislation placed before the House complies with the pay-as-you-go principle. These additional resources will sustain current caseloads, expand coverage, and reduce the number of uninsured children. There are over nine million uninsured children in this nation. Last year, Congress twice passed bipartisan legislation that would have expanded coverage to nearly four million additional children if the President had not twice vetoed the legislation.

Sec. 302. Deficit-neutral reserve fund for veterans and servicemembers

The reserve fund accommodates legislation that enhances medical care for wounded or disabled military personnel or veterans; maintains affordable health care for military retirees and veterans; improves disability benefits or evaluations for wounded or disabled military personnel or veterans, including measures to expedite the claims process; expands eligibility to permit additional disabled military retirees to receive both disability compensation and retired pay; eliminates the offset between Survivor Benefit Plan annuities and veterans' Dependency and Indemnity Compensation; or provides or increases benefits for Filipino veterans of World War II or their survivors and dependents, to the extent that any such legislation complies with the pay-as-you-go principle.

Sec. 303. Deficit-neutral reserve fund for education benefits for servicemembers, veterans, and their families

The reserve fund accommodates legislation that enhances education benefits or assistance for servicemembers, members of the National Guard, reservists, veterans, or their spouses, survivors, or dependents, to the extent that such legislation complies with the pay-as-you-go principle. Among the proposals that the reserve fund could accommodate is H.R. 3882, which would address a provision in law that results in certain members of the National Guard and Reserves receiving less in Montgomery GI bill (MGIB) education benefits than servicemembers who served about the same amount of time on active duty. The current requirement for receiving full MGIB benefits is active-duty service of 24 months.

Sec. 304. Deficit-neutral reserve fund for infrastructure investment

The reserve fund accommodates legislation that provides for increased investment in infrastructure projects, so long as it complies with the pay-as-you-go principle. The fund accommodates new investment in highways, bridges, transit, rail, aviation, ports, waterways, and water treatment facilities, among other types of infrastructure.

Sec. 305. Deficit-neutral reserve fund for renewable energy and energy efficiency

The reserve fund accommodates legislation that provides tax incentives for or otherwise encourages the production of renewable energy or increased energy efficiency; encourages investment in emerging energy or vehicle technologies or carbon capture and sequestration; provides for reductions in greenhouse gas emissions; or facilitates the training of workers for these industries (green collar jobs), to the extent that any such legislation complies with the pay-as-you-go principle. For example, one item that the reserve fund could accommodate is extension of the solar energy and fuel cell investment tax credit.

Sec. 306. Deficit-neutral reserve fund for middle-income tax relief and economic equity

The reserve fund for middle-income tax relief supports legislation to reduce tax burdens on middle-income families and taxpayers that complies with the pay-as-you-go principle. This includes legislation such as the extension of the 10 percent individual income tax rate, marriage penalty relief, the child tax credit, the research and experimentation tax credit, the deduction for small business expensing, and the deduction for State and local sales taxes. It also accommodates elimination of estate taxes on all but a minute fraction of estates, and a tax credit for school construction.

Sec. 307. Deficit-neutral reserve fund for reform of the alternative minimum tax

The reserve fund for Alternative Minimum Tax (AMT) relief accommodates legislation that reforms the tax code to shield middle-income families from the AMT as long as it adheres to the pay-as-you-go principle. Without reform, the number of taxpayers subject to the AMT will rise from 4.2 million in 2007 to 25.7 million in 2008 and to 28.3 million in 2009, according to the Joint Committee on Taxation.

Sec. 308. Deficit-neutral reserve fund for higher education

The reserve fund accommodates reforms to the student loan programs or changes in law that increase benefits to students, consistent with the pay-as-you-go principle adopted by the House. Both the House and the Senate have passed bills to reauthorize the Higher Education Act, and this reserve fund will provide committees maximum flexibility in finding offsets to make college more affordable and accessible for students.

Sec. 309. Deficit-neutral reserve fund for affordable housing

The reserve fund accommodates legislation that creates an affordable housing fund, offset by savings from reforming the regulation of certain government-sponsored entities, such as Fannie Mae and Freddie Mac, to the extent that such legislation complies with the pay-as-you-go principle.

Sec. 310. Deficit-neutral reserve fund for Medicare improvements

The reserve fund accommodates additional mandatory spending for Medicare program improvements such as increasing the Medicare reimbursement rate for physicians while holding beneficiaries harmless from associated premium increases, as long as the legislation is consistent with the House pay-as-you-go principle. Under current law, physicians face a 10.6 percent cut in their Medicare payment rate on July 1 of this year, and further cuts every year through 2016. The reserve fund also accommodates other program improvements, such as greater access to preventive benefits; additional assistance for low-income beneficiaries; and better efficiencies within the Part D program, such as prompt payment of prescription drug claims; as long as the legislation is consistent with the pay-as-you-go principle.

Sec. 311. Deficit-neutral reserve fund for health care quality, effectiveness, and efficiency

The reserve fund accommodates legislation that provides incentives or other support for adoption of modern health information technology; establishes a new federal or public-private initiative for research on the comparative effectiveness of different medical interventions; or that provides parity between health insurance coverage of mental health benefits and benefits for medical and surgical services, including parity in public programs; as long as the legislation is consistent with the House pay-as-you-go principle.

Sec. 312. Deficit-neutral reserve fund for Medicaid and other programs

The reserve fund accommodates legislation that prevents or delays the implementation or administration of regulations or administrative actions affecting Medicaid, SCHIP, or other programs, as well as extension of the Transitional Medical Assistance (TMA) or Qualified Individuals (QI) programs, as long as the legislation complies with the pay-as-you-go principle. TMA provides temporary Medicaid assistance for families transitioning to the workforce and QI provides premium assistance for lower-income Medicare beneficiaries.

Sec. 313. Deficit-neutral reserve fund for trade adjustment assistance and unemployment insurance modernization

The reserve fund accommodates legislation to reauthorize and expand the trade adjustment assistance program (TAA) and modernize the unemployment insurance (UI) system, consistent with the pay-as-you-go rule adopted by the House. Last year, the House passed legislation that included much-needed reforms to substantially increase the number of workers able to receive needed income support and job training.

Sec. 314. Deficit-neutral reserve fund for county payments legislation

The reserve fund accommodates any legislation that reauthorizes the Secure Rural Schools and Community Self-Determination Act (Public Law 106-393) or makes changes to the Payments in Lieu of Taxes Act of 1976 (Public Law 94-565), to the extent that such legislation complies with the pay-as-you-go principle. Public Law 106-393 provides economic assistance for roads and schools in rural communities affected by the loss of receipts from sales on federal lands in their communities. Federal payments under Public Law 94-565 to local governments are designed to offset lost property tax revenue from federal lands within the localities. Both forms of assistance are intended to compensate local governments for the tax-exempt status of the national forests and other federal lands.

Sec. 315. Deficit-neutral reserve fund for San Joaquin River restoration and Navajo Nation water rights settlements

The reserve fund accommodates legislation that would fulfill the purposes of the San Joaquin River Restoration Settlement Act, implement a Navajo Nation water rights settlement as authorized by the Northwestern New Mexico Rural Water Projects Act, or both, to the extent that the legislation complies with the pay-as-you-go principle.

Sec. 316. Deficit-neutral reserve fund for the National Park Centennial Fund

The reserve fund accommodates any legislation that provides for the establishment of the National Park Centennial Fund, so long as it complies with the pay-as-you-go principle. The Centennial Fund would provide additional funding for specific Interior-approved, community-supported projects within the National Park system to improve parks and provide better visitor experiences.

Sec. 317. Deficit-neutral reserve fund for child support enforcement

The reserve fund accommodates legislation to increase the number of children who receive the full child support that is owed to them by enhancing federal collection efforts or supporting state initiatives to pass through 100 percent of collected child support to families, as long as the legislation complies with the pay-as-you-go principle. For every dollar the federal government spends on child support enforcement, \$6.50 is collected on behalf of working families. Last year, the child support enforcement system collected \$22 billion in private support for 17 million children.

Senate-passed Resolution

Sec. 301. Strengthening and stimulating the American economy and providing economic relief to American families

(a) Tax Relief. The Senate-passed resolution allows the Chairman of the Budget Committee to revise the levels in the resolution for one or more pieces of tax relief legislation, which may include extensions of expiring tax cuts and reinstatement of expired tax relief, provided the legislation is deficit-neutral over the total of 2008-2013 and 2008-2018.

(b) Manufacturing. The Senate-passed resolution allows the Chairman of the Budget

Committee to revise the levels in the resolution for legislation aimed at revitalizing the manufacturing sector in the United States, which may include tax incentives, increased research and development, and other important support, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

(c) Housing. The Senate-passed resolution allows the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would provide housing assistance, which may include low-income rental assistance, or establish an affordable housing fund to finance low-income housing investments, financed by contributions from the government-sponsored enterprises or other sources, provided the legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

(d) Flood Insurance Reform. The Senate-passed resolution allows the Chairman of the Budget Committee to revise the levels in the resolution for legislation that authorizes flood insurance reform and modernization, provided the legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

(e) Trade. The Senate-passed resolution allows the Chairman of the Budget Committee to revise the levels in the resolution for legislation to address our nation's trade agreements, preferences, sanctions, enforcement, or customs laws, provided the legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

(f) Economic Relief for American Families. The Senate-passed resolution allows the Chairman of the Budget Committee to revise the levels in the resolution for legislation in the following areas, provided it is deficit-neutral over the total of 2008–2013 and 2008–2018:

(1) TANF—legislation reauthorizing Temporary Assistance for Needy Families supplemental grants or making improvements to the TANF program, child welfare programs, or child support enforcement. The legislation for improving child welfare includes steps to help support foster children being raised by grandparents, older youth aging out of foster care, and other improvements in child welfare financing to prevent child abuse and neglect and promote permanent families for children. In addition, legislation that strengthens support for treatment options for families struggling with substance abuse and addiction, and in particular takes steps to prevent the increased use of methamphetamines as well as provides treatment for addicted individuals and families can be accommodated within this reserve fund to improve child welfare.

(2) Child Care—legislation providing up to \$5 billion for the child care entitlement to states.

(3) Emergency Food Assistance—legislation providing up to \$40 million for the emergency food assistance program.

(4) Unemployment Compensation—legislation improving the unemployment compensation program.

(5) TAA—legislation reauthorizing trade adjustment assistance programs.

(g) America's Farms and Rural America.

(1) Farm Bill. The Senate-passed resolution allows the Chairman of the Budget Committee to revise the levels in the resolution for legislation to reauthorize agricultural programs, address the needs of rural America, promote new sources of renewable energy from U.S. farm products, provide an economic safety net for agricultural producers, enhance the stewardship of our natural resources, address domestic nutrition needs, increase agricultural research, and improve our export competitiveness, provided the legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

(2) County Payments. The Senate-passed resolution includes a deficit-neutral reserve fund allowing the Chairman of the Budget Committee to revise the levels and limits in the resolution for legislation that provides for the reauthorization of the Secure Rural Schools and Community Self-Determination Act of 2000, makes changes to the Payments in Lieu of Taxes Act of 1976, or both, provided the legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 302. Improving education

The Senate-passed resolution includes deficit-neutral reserve funds allowing the Chairman of the Budget Committee to revise the levels in the resolution for—

(a) legislation to make higher education more accessible or more affordable, which may include increasing funding for the federal Pell Grant program or increasing federal student loan limits, modernize school facilities through renovation or construction bonds, reduce the cost to teachers of out-of-pocket expenses for school supplies, or provide tax incentives for highly-qualified teachers to serve in high-needs schools; and

(b) legislation to improve student achievement during secondary education—provided the legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 303. Investing in infrastructure

The Senate-passed resolution provides a reserve fund allowing the Chairman of the Budget Committee to revise the levels and limits in the resolution for legislation to provide a sustained, robust federal investment in our nation's infrastructure, which may include transit, housing, energy, water, highways, bridges, or other important infrastructure projects, provided the legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 304. Investing in clean energy, preserving the environment, and providing for certain settlements

(a) Energy and the Environment: The Senate-passed resolution includes a deficit-neutral reserve fund that will allow the Chairman of the Budget Committee to revise the levels and limits in the resolution for energy legislation or environmental legislation that would decrease greenhouse gas emissions, reduce our nation's dependence on imported energy, produce "green" jobs, or protect national parks, oceans, or coastal areas, provided the legislation is deficit-neutral over the total of 2008–2013 and 2008–2018. The legislation may include tax provisions.

(b) Settlements: The Senate-passed resolution includes a deficit-neutral reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation to carry out the San Joaquin River Restoration Settlement Act, or legislation to implement a Navajo Nation water rights settlement and other provisions authorized by the Northwestern New Mexico Rural Water Projects Act, provided the legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 305. Providing for America's veterans, wounded servicemembers, and a post-9/11 G.I. bill

The Senate-passed resolution includes deficit-neutral reserve funds allowing the Chairman of the Budget Committee to revise the levels in the resolution for—

(a) Veterans and Wounded Servicemembers: Legislation that would—

(1) enhance medical care, disability evaluations, or disability benefits for wounded or disabled military personnel or veterans;

(2) provide for or increase benefits to Filipino veterans of World War II, their survivors and dependents;

(3) allow for the transfer of education benefits from servicemembers to family members or veterans (including the elimination of the offset between Survivor Benefit Plan annuities and veterans' dependency and indemnity compensation);

(4) provide for continuing payment to Armed Forces Members retired or separated due to combat-related injury after September 11, 2001, of bonuses they were entitled to prior to retirement or separation; or

(5) enhance availability of health care and other services for veterans in rural areas—provided the legislation does not include increased fees charged to veterans for pharmacy co-payments, annual enrollment, or other third-party insurance payment offsets, and provided it is deficit-neutral over the total of 2008–2013 and 2008–2018.

(b) A Post-9/11 G.I. Bill: Legislation to enhance educational benefits of servicemembers and veterans with service on active duty in the Armed Forces on or after September 11, 2001, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 306. Improving America's health

The Senate-passed resolution includes deficit-neutral reserve funds allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation in the following areas, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

(a) SCHIP: Legislation to reauthorize the State Children's Health Insurance Program, expand coverage of the estimated six million children eligible but not enrolled in either SCHIP or Medicaid, and maintain coverage for all currently-enrolled children.

(b) Medicare Improvements—

(1) Physician Payments: Legislation to increase the reimbursement rate for physician services under Medicare Part B. Under current law, without further Congressional action, physician payments under Medicare Part B will be cut over ten percent on July 1, 2008, and an additional five percent in subsequent years. The President's budget does not propose to prevent this cut. If no adjustments are made, over time, more and more physicians will stop providing services to Medicare patients, reducing seniors' access to care.

(2) Other Medicare Improvements: Legislation to make other improvements to the Medicare program, including improvements to the prescription drug benefit under Medicare Part D, adjustments to the Medicare Savings Program, reductions to beneficiary cost-sharing for preventive benefits under Medicare Part B, and to encourage physicians to train in primary care residencies and attract more physicians and other health care providers to States that face a shortage of health care providers.

(3) Electronic Prescribing: Legislation to promote deployment and use of electronic prescribing technologies.

(4) Rural Equity Payment Policies: Legislation to preserve existing Medicare payment provisions supporting rural health care and promote Medicare payment policies that increase access to quality health care in isolated and undeserved rural areas.

(5) Medicare Low-Income Programs: Legislation making improvements to the Medicare Savings Program and the Medicare Part D low-income subsidy program.

(c) Health Care Quality, Effectiveness, Efficiency, and Transparency, including:

(1) Comparative Effectiveness Research: Legislation to establish a new federal or public-private initiative for comparative effectiveness research.

(2) Improving the Health Care System: Legislation to create a framework and parameters for the use of Medicare data for the

purpose of conducting research, public reporting, and other activities to evaluate health care safety, effectiveness, efficiency, quality, and resource utilization in federal programs and the private health care system, while protecting the privacy of beneficiaries and other proprietary information.

(3) Health Information Technology and Best Practices—

(A) Health Information Technology: Legislation to provide incentives or other support for adoption of modern health information technology, including the adoption of electronic prescribing technology, to improve quality and protect privacy in health care, such as activities by the Department of Defense and the Department of Veterans Affairs to integrate their electronic health record data.

(B) Best Practices: Legislation that provides for payments that are based on adherence to clinical “best practices.”

(d) FDA, including:

(1) Regulation: Legislation that authorizes the Food and Drug Administration (FDA) to regulate products and assess user fees on manufacturers and importers of these products to cover the cost of FDA’s regulatory activities, and

(2) Drug Importation: Legislation allowing for the safe importation of prescription drugs approved by the FDA.

(e) Medicaid, including:

(1) Rules or Administrative Actions: Legislation addressing certain rules or administrative actions, and

(2) TMA: Legislation extending the Transitional Medical Assistance program.

(f) Other Improvements in Health, including legislation making health insurance coverage more affordable and available to small businesses and their employees, improving health care and provide quality health insurance for the uninsured and underinsured, reauthorizing special diabetes programs, improving long-term care, or providing for mental health parity.

(g) Pediatric Dental Care, for legislation providing for improved access to pediatric dental care for children from low-income families. The Senate recognizes the importance of pediatric dental services in the overall health of children and the potential preventative dental care services have to save costs in the long run. However, access to pediatric dental services can be improved. For example, community-based dental clinics cite low reimbursement as a strain on their ability to treat uninsured patients and improve access to Medicaid and SCHIP beneficiaries. To address this issue, the Senate-passed resolution includes a deficit-neutral reserve fund for legislation to improve pediatric oral health and increase access to such services, including adequately compensating qualified dental clinics and other oral health providers for treatment of children from low-income families.

Sec. 308. Judicial pay and judgeships

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that authorizes salary adjustments for justices and judges of the United States or increases the number of federal judgeships, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 309. Reforming the AMT for individuals

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would reinstate the pre-1993 rates for the alternative minimum tax for individuals, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 310. Repealing the 1993 increase in the income tax on Social Security benefits

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would repeal the 1993 increase in the income tax on Social Security benefits, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 311. Improving energy efficiency and production

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation including specific proposals to improve energy efficiency and production, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 312. Immigration reform and enforcement

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would provide increased border security, immigration law enforcement, staffing, reform measures, and penalties against employers hiring undocumented immigrants; prohibit employers hiring undocumented immigrants from receiving federal contracts; provide funding for enforcing sanctions against such employers; deploy National Guard troops to the northern or southern borders of the U.S. under certain circumstances; evaluate noncitizen prison populations for removable criminal aliens; or implement exit data, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 313. Border security, immigration enforcement, and criminal alien removal

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that funds border security, immigration enforcement, and criminal alien removal programs, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 314. Science parks

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that provides grants and loan guarantees for developing and constructing science parks to promote innovation through high technology, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 315. Pilot program for background checks on long-term care employees

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that provides for a three-year extension of the pilot program for national and state background checks on direct patient access employees of long-term care facilities or providers under section 307 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 and removes the limit on the number of participating states under the pilot program, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 316. Studying the effect of cooperation with local law enforcement

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that requires an assessment of the impact of local ordinances prohibiting cooperation with the Department of Homeland Security regarding the ef-

fectiveness of law enforcement, success rates of criminal prosecutions, reporting of criminal activities by immigrant victims of crime, and level of public safety; changes in the number of reported incidents or complaints of racial profiling; or wrongful detention of U.S. citizens and lawful permanent residents, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 317. Terminating deductions from mineral revenue payments to states

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would terminate the authority to deduct certain amounts from mineral revenues payable to states, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 318. Establishing state internet sites for disclosure of information regarding payments made under the state Medicaid program

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution if legislation is reported by the Finance Committee that provides for states to disclose through a publicly accessible internet site institutional providers receiving payment under the state Medicaid program, amounts paid to each provider each year, the number of patients treated by each provider, and the dollar amount paid per patient to each provider, provided that the Finance Committee is within its committee allocation pursuant to section 302(a) of the Congressional Budget Act of 1974 and such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 319. Traumatic brain injury

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would provide at least \$9 million for 2009 to fund traumatic brain injury programs, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 320. Improving the animal health and disease program

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would fully fund the animal health and disease program, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 321. Implementing yellow ribbon reintegration program for National Guard and Reserve members

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would provide for implementation of the Yellow Ribbon Reintegration Program for members of the National Guard and Reserve, provided such legislation is deficit-neutral over the total of 2008–2013.

Sec. 322. Reimbursing states for costs of housing undocumented criminal aliens

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would reimburse states and local governments for costs incurred to house undocumented criminal aliens, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 323. Acceleration of phased-in eligibility for concurrent receipt of benefits

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would change the date from December 31, 2013, to September 30, 2008, by which eligibility of members of the Armed Forces for concurrent receipt of retired pay and veterans' disability compensation would be fully phased in, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 324. Increased use of recovery audits

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would achieve savings by requiring agencies to increase their use of recovery audits and use those savings to reduce the deficit, provided such legislation would not increase the deficit over the total of 2008–2013 or 2008–2018.

Sec. 325. Food safety

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would expand FDA and Department of Agriculture food safety inspection services, develop risk-based approaches to inspecting domestic and imported food products, provide for infrastructure and information technology systems to enhance the safety of the food supply, expand scientific capacity and training, invest in improved surveillance and testing technologies, provide for foodborne illness awareness and education, and enhance the FDA's recall authority, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 326. Demonstration project regarding Medicaid coverage of low-income HIV-infected individuals

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would provide for a demonstration project under which a state may apply to provide medical assistance under a state Medicaid program to HIV-infected individuals who are otherwise ineligible for such medical assistance, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 327. Reducing the income threshold for the refundable child tax credit

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would reduce the income threshold for the refundable child tax credit to \$10,000 for 2009 and 2010 with no inflation adjustment, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 329. Education reform

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would promote flexibility in federal education programs, restore state and local authority in education, ensure that public schools are held accountable for results, and prevent discrimination against homeschoolers, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 330. Processing naturalization applications

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would provide

for adjudication of name check and security clearances by the FBI or provide for adjudication of applications, including interviewing and swearing-in of applications by the Department of Homeland Security/U.S. Citizenship and Immigration Services by October 1, 2008, for individuals who have submitted applications for naturalization before March 1, 2008, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 331. Access to quality and affordable health insurance

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would promote choice and competition to drive down costs and improve access to health care for all Americans without increasing taxes, strengthen health care quality by promoting wellness and empowering consumers with information on quality and cost, protect Americans' economic security from catastrophic events by expanding insurance options and improving health insurance portability, and promote advanced research and development of new treatments and cures, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 332. 9/11 health program

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution if the HELP Committee reports legislation to establish a program that includes medical monitoring and treatment to address adverse health impacts linked to the September 11, 2001 attacks, and if the HELP Committee finds that previously spent World Trade Center Health Program funds were used to provide screening, monitoring, and treatment services and directly related program support, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Sec. 333. Banning Medicare Advantage and Medicare prescription drug plan sales and marketing abuses

The Senate-passed resolution includes a reserve fund allowing the Chairman of the Budget Committee to revise the levels in the resolution for legislation that would limit inappropriate or abusive marketing tactics by private insurers and their agents offering Medicare Advantage or Medicare prescription drug plans by enacting recommendations agreed to by leaders of the health insurance industry on March 3, 2008, provided such legislation is deficit-neutral over the total of 2008–2013 and 2008–2018.

Conference Agreement

Title II of the conference agreement contains reserve funds.

Subtitle A: House reserve funds

Subtitle A of the conference agreement contains the following reserve funds that apply only in the House:

Sec. 201. Deficit-neutral reserve fund for SCHIP legislation (Sec. 301 of the House-passed resolution)

Sec. 202. Deficit-neutral reserve fund for America's veterans and servicemembers (Sec. 302 of the House-passed resolution, as modified)

Sec. 203. Deficit-neutral reserve fund for education benefits for servicemembers, veterans, and their families (Sec. 303 of the House-passed resolution, as modified)

Sec. 204. Deficit-neutral reserve fund for infrastructure investment (Sec. 304 of the House-passed resolution, as modified)

Sec. 205. Deficit-neutral reserve fund for renewable energy and energy efficiency (Sec. 305 of the House-passed resolution)

Sec. 206. Deficit-neutral reserve fund for middle-income tax relief and economic equity (Sec. 306 of the House-passed resolution)

Sec. 207. Deficit-neutral reserve fund for reform of the alternative minimum tax (Sec. 307 of the House-passed resolution)

Sec. 208. Deficit-neutral reserve fund for higher education (Sec. 308 of the House-passed resolution)

Sec. 209. Deficit-neutral reserve fund for affordable housing (Sec. 309 of the House-passed resolution)

Sec. 210. Deficit-neutral reserve fund for Medicare improvements (Sec. 310 of the House-passed resolution, as modified)

Sec. 211. Deficit-neutral reserve fund for health care quality, effectiveness, and efficiency (Sec. 311 of the House-passed resolution, as modified)

Sec. 212. Deficit-neutral reserve fund for Medicaid and other programs (Sec. 312 of the House-passed resolution, as modified)

Sec. 213. Deficit-neutral reserve fund for a 9/11 health program (Sec. 332 of the Senate-passed resolution, as modified)

Sec. 214. Deficit-neutral reserve fund for trade adjustment assistance and unemployment insurance modernization (Sec. 313 of the House-passed resolution)

Sec. 215. Deficit-neutral reserve fund for county payments legislation (Sec. 314 of the House-passed resolution)

Sec. 216. Deficit-neutral reserve fund for San Joaquin River restoration and Navajo Nation water rights settlements (Sec. 315 of the House-passed resolution, as modified)

Sec. 217. Deficit-neutral reserve fund for the National Park Centennial Fund (Sec. 316 of the House-passed resolution)

Sec. 218. Deficit-neutral reserve fund for child support enforcement (Sec. 317 of the House-passed resolution)

Sec. 219. Deficit-neutral reserve fund for children and families (Sec. 301(f) of the Senate-passed resolution, as modified)

Sec. 220. Reserve fund adjustment for revenue measures in the House

Last year, section 321 of the Conference Report to accompany S. Con. Res. 21 created a reserve fund for consideration of any revenue measure (including a conference report) in the House. This section supersedes last year's provision. It applies to revenue measures that would increase the deficit or reduce the surplus in violation of the House PAYGO rule and would reduce revenues below the revenue levels for the period of fiscal years 2009 through 2013 as measured against the Congressional Budget Office baseline used for consideration of this concurrent resolution. The revenue measure can become effective only upon certification by the Secretary of the Treasury and the Director of the Office of Management and Budget that any reduction in revenues for the period comprising the fiscal years through 2013 will not exceed the lesser of \$340.570 billion or 80 percent of the sum of the unified budget surplus for fiscal years 2012 and 2013, as estimated by them no earlier than October 1, 2009. If this certification provision is not included in the language of the measure, the Chairman of the House Budget Committee will adjust aggregate revenue levels in the resolution to create a point of order in the House against the measure under section 311 of the Congressional Budget Act. The Chairman would readjust the levels upon disposition of any measure considered in violation of this section. This point of order would be in addition to a House PAYGO point of order, which lies against any bill that is not deficit-neutral over the periods specified in the PAYGO rule, notwithstanding any other provisions of this conference agreement.

Any measure, including a conference report, that is in violation of the PAYGO rule and decreases revenues in fiscal years 2009

through 2013 below the CBO baseline for that period, would have this additional point of order against it in the House, unless the measure includes a provision consistent with the following:

None of the provisions of this Act or amendments made by it shall have legal force or effect unless on or after October 1, 2009, the Secretary of the Treasury and the Director of the Office of Management and Budget project a unified budget surplus for the fiscal years 2012 and 2013, estimate the budgetary impact of this Act, and certify by a joint communication, published in the Federal Register, that the estimated reduction in revenues for the period comprising the fiscal years through 2013 resulting from this Act (including any amendments made by this Act) will not exceed the lesser of \$340.570 billion or 80 percent of the sum of the projected unified surplus for fiscal years 2012 and 2013.

Section 220 is a reserve fund that applies in the House only. It does not apply in the Senate. Its inclusion in this conference report, and the inclusion of the above language by the House of Representatives in this joint statement regarding the operation of this section in the House, is not to be construed as setting any procedural precedent in the Senate and does not reflect the Senate's agreement to any provisions in any conference agreement on revenue measures that are affected in the House by the requirements of this reserve fund.

Subtitle B: Senate reserve funds

Subtitle B of the conference agreement contains the following reserve funds that apply only in the Senate:

Sec. 221. Deficit-neutral reserve fund to strengthen and stimulate the American economy and provide economic relief to American families (Sec. 301 of the Senate-passed resolution, as modified)

Sec. 222. Deficit-neutral reserve fund for improving education (Secs. 302 and 329 of the Senate-passed resolution, as modified)

Sec. 223. Deficit-neutral reserve fund for investments in America's infrastructure (Sec. 303 of the Senate-passed resolution)

Sec. 224. Deficit-neutral reserve fund to invest in clean energy, preserve the environment, and provide for certain settlements (combines provisions from Sec. 304 and Sec. 311 of the Senate-passed resolution, as modified)

Sec. 225. Deficit-neutral reserve fund for America's veterans and servicemembers (Sec. 305(a) of the Senate-passed resolution, as modified)

Sec. 226. Deficit-neutral reserve fund for education benefits for servicemembers, veterans, and their families (Sec. 305(b) of the Senate-passed resolution, as modified)

Sec. 227. Deficit-neutral reserve fund to improve America's health (Secs. 306, 315, and 333 of the Senate-passed resolution, as modified)

Sec. 228. Deficit-neutral reserve fund for reform of the alternative minimum tax (Sec. 309 of the Senate-passed resolution, as modified)

Sec. 229. Deficit-neutral reserve fund for judicial pay and judgeships (Sec. 308 of the Senate-passed resolution)

Sec. 230. Deficit-neutral reserve fund for immigration enforcement and reform (replaces Secs. 312, 313, 316, 322, and 330 of the Senate-passed resolution)

Sec. 231. Deficit-neutral reserve fund for science parks (Sec. 314 of the Senate-passed resolution, as modified)

Sec. 232. Deficit-neutral reserve fund to terminate deductions from mineral revenue payments to States (Sec. 317 of the Senate-passed resolution, as modified)

Sec. 233. Deficit-neutral reserve fund for increased use of recovery audits (Sec. 324 of the Senate-passed resolution)

Sec. 234. Deficit-neutral reserve fund for food safety (Sec. 325 of the Senate-passed resolution, as modified)

Sec. 235. Deficit-neutral reserve fund for demonstration project regarding Medicaid coverage of low-income HIV-infected individuals (Sec. 326 of the Senate-passed resolution)

Sec. 236. Deficit-neutral reserve fund for reducing the income threshold for the refundable child tax credit, and other selected tax relief policies (Sec. 327 of the Senate-passed resolution, as modified)

Sec. 237. Deficit-neutral reserve fund for a 9/11 health program (Sec. 332 of the Senate-passed resolution, as modified)

Throughout this subtitle, the use of the word "limits" refers to the discretionary spending limits in the Senate.

BUDGET ENFORCEMENT

The House and the Senate use enforcement provisions to ensure that legislation is consistent with the budget plan set forth in the budget resolution. The conference agreement contains enforcement provisions for the House and Senate to accommodate the procedures that apply to consideration of legislation in each chamber. Other provisions applicable in both the House and Senate are included in Subtitle C.

House-passed Resolution

Sec. 401. Program Integrity Initiatives

Section 401 provides for specific allocation adjustments for the Committee on Appropriations when the Committee reports legislation that includes increased appropriations for the following four program integrity initiatives: 1) continuing disability reviews and Supplemental Security Income redeterminations for the Social Security Administration; 2) improved compliance with the provisions of the Internal Revenue Code; 3) the Health Care Fraud and Abuse Control program at the Department of Health and Human Services; and 4) unemployment insurance in-person reemployment and eligibility assessments and improper payment reviews.

The adjustments under this section are intended to do no more than provide additional administrative funding for current program integrity activities to eliminate errors or fraud in the operation of a number of federal programs and to promote compliance with federal tax laws. For example, the adjustment for unemployment compensation programs is provided to increase limited administrative funding for current program integrity activities, and not to finance other proposals that would adversely affect workers who have received unemployment benefits. The section outlines procedures for these allocation adjustments.

Sec. 402. Oversight of Government Performance

Section 402 directs Committees of the House of Representatives to review programs within their jurisdiction for waste, fraud, and abuse and to include recommendations for improved governmental performance in views and estimates submitted to the Budget Committee pursuant to section 301(d) of the Congressional Budget Act.

Sec. 403. Advance Appropriations

Section 403 limits the amount and type of advance appropriations for fiscal years 2010 and 2011. Under this section, advance appropriations for fiscal year 2010 are restricted to \$27.558 billion for the programs, projects, activities, or accounts to be included in the joint explanatory statement of managers to accompany the conference report on this resolution. Advances for 2011 are listed sepa-

ately. The section defines advance appropriations as any new discretionary budget authority provided in a bill or joint resolution making general or continuing appropriations for fiscal year 2009 that first becomes available for any fiscal year after 2009.

Sec. 404. Overseas Deployments and Emergency Needs

Section 404 establishes a procedure whereby provisions or measures reported by the Committee on Appropriations will be exempt from the restrictions under titles III and IV of the Congressional Budget Act of 1974. The exemption will apply if: (1) the Committee determines and designates that amounts appropriated are necessary for overseas deployments and related activities; or, (2) the Committee provides discretionary appropriations and designates those amounts as necessary to meet emergency needs.

Sec. 405. Budgetary Treatment of Certain Discretionary Administrative Expenses

Section 405 provides that administrative expenses of the Social Security Administration and of the Postal Service shall be part of the annual appropriations process by including those expenses in the allocation to the Committee on Appropriations pursuant to section 302 of the Congressional Budget Act.

Sec. 406. Application and Effect of Changes in Allocations and Aggregates

Section 406 details the allocation and aggregate adjustment procedures that are required to accommodate legislation for the reserve funds and program integrity initiatives in this resolution. This section provides that the adjustments shall apply while the legislation is under consideration and take effect upon enactment of the legislation. In addition, the section requires the adjustments to be printed in the Congressional Record.

The section also notes that, for purposes of enforcement, aggregate and allocation levels resulting from adjustments made pursuant to this resolution will have the same effect as if adopted in the original levels of Title I of this budget resolution. This section also provides that the Committee on the Budget shall determine the budgetary levels and estimates which are required to enforce points of order under the Congressional Budget Act.

Sec. 407. Adjustments to Reflect Changes in Concepts and Definitions

Section 407 requires the chairman of the Committee on the Budget to adjust levels and allocations in this budget resolution upon enactment of legislation that changes concepts or definitions.

Sec. 408. Exercise of Rulemaking Powers

Section 408 provides that, once adopted, the provisions of the budget resolution are incorporated into the rules of the House of Representatives and shall supersede inconsistent rules. The section recognizes the constitutional right of the House of Representatives to change those rules at any time.

Senate-passed Resolution

The FY2008 budget resolution (S. Con Res. 21, 110th Congress) included many important enforcement provisions which remain in effect in the Senate. These include:

- The Senate pay-as-you-go point of order (Sec. 201), requiring that new mandatory spending and tax cuts be offset or get 60 votes. The Senate-passed resolution assumed that all existing balances on the Senate pay-as-you-go ledger would be eliminated, and the scorecard reset to zero for 2008-2013 and 2008-2018;
- The 60-vote point of order against reconciliation increasing the deficit (Sec. 202);
- The 60-vote point of order against emergency designations (Sec. 204);

- Continued 60-vote enforcement of Senate budgetary points of order (Sec. 205); and
- The requirement that the discretionary administrative expenses of the Social Security Administration be included in the Appropriations Committee's 302(a) allocation in any budget resolution (Sec. 210).

The Senate-passed resolution for 2009, S. Con. Res. 70, included the following enforcement provisions, most of which updated provisions that were part of the 2008 budget resolution.

Subtitle A—Direct Spending and Receipts

Sec. 201. Point of order against legislation increasing long-term deficits

The Senate-passed resolution included a point of order in the Senate against legislation that would cause a net deficit increase (including changes in revenues and mandatory spending, but excluding debt service) in any of the four consecutive ten-year periods beginning with the first fiscal year that is ten years after the budget year provided for in the most recently-adopted budget resolution (for 2009 these time periods would be 2019–2028, 2029–2038, 2039–2048, and 2049–2058). The point of order could be waived with 60 votes, and it would sunset at the end of 2017.

Sec. 202. Point of order—20 percent limit on new direct spending in reconciliation legislation

The Senate-passed resolution would create a 60-vote point of order against provisions of any reconciliation legislation that would increase outlays if the effect of all the provisions in any committee's jurisdiction would create gross new direct spending exceeding 20% of the total savings instruction to that committee.

Subtitle B—Discretionary Spending

Sec. 211. Discretionary spending caps

The Senate-passed resolution would strengthen fiscal responsibility by establishing discretionary spending limits for 2008 and 2009, and enforce them with a point of order in the Senate that could only be waived with 60 votes. For 2008, it provides a cap of \$1,055.478 billion in budget authority and \$1,093.343 billion in outlays. For 2009, it sets a cap of \$1,008.482 billion in budget authority and \$1,108.449 billion in outlays.

As in past years, the Senate resolution would permit adjustments to the discretionary spending limits in 2009 for program integrity initiatives, such as Social Security Administration continuing disability reviews (CDRs) and Supplemental Security Income redeterminations, enhanced Internal Revenue Service tax enforcement to address the tax gap, appropriations for the Health Care Fraud and Abuse Control (HCFAC) program at the Department of Health and Human Services, and unemployment insurance improper payments reviews at the Department of Labor. It also provides for adjustments in 2008 and 2009 for the wars in Iraq and Afghanistan, as well as adjustments in 2009 for comparative effectiveness research at the Agency for Healthcare Research and Quality (AHRQ).

The Senate resolution also includes a program integrity cap adjustment dedicated to reducing waste in defense contracting. It allows the Chairman of the Budget Committee to increase the discretionary spending cap by up to \$100,000,000 to accommodate legislation appropriating funding for the Department of Defense for additional activities to reduce waste, fraud, abuse, and overpayments in defense contracting; achieve the legal requirement for the Pentagon to submit auditable financial statements; subject contracts performed outside the U.S. to the same requirements as those performed domestically; or improve accounting for and ordering of spare parts.

Sec. 212. Advance appropriations

As in past years, the Senate-passed resolution provided a supermajority point of order in the Senate against appropriations in fiscal year 2009 bills that would first become effective in any year after fiscal year 2009, and against appropriations in fiscal year 2010 bills that would first become effective in any year after fiscal year 2010. It would not apply against appropriations for the Corporation for Public Broadcasting, nor against changes in mandatory programs or deferrals of mandatory budget authority from one year to the next. There is an exemption for each of fiscal years 2009 and 2010 of up to \$29.352 billion for the following:

ACCOUNTS IDENTIFIED FOR ADVANCE APPROPRIATIONS IN THE SENATE

Labor, HHS:

Employment and Training Administration
Job Corps
Education for the Disadvantaged
School Improvement
Children and Family Services (Head Start)
Special Education
Career, Technical, and Adult Education
Financial Services and General Government: Payment to Postal Service
Transportation, Housing and Urban Development: Section 8 Renewals

Sec. 213. Appropriations changes in mandatory programs (ChIMPs) with net costs

The Senate-passed resolution again included a 60-vote point of order against any provision of appropriations legislation that would have been estimated as affecting direct spending or receipts if it were included in legislation other than appropriations legislation, if all three of the following conditions are met:

- (1) the provision would increase BA in—
 - (a) at least one of the nine fiscal years that follow the budget year; and
 - (b) over the period of the total of the budget year and the nine fiscal years following the budget year;
- (2) the provision would increase net outlays over the period of the total of the nine fiscal years following the budget year; and
- (3) the sum total of all changes in mandatory programs in the legislation would increase net outlays as measured over the period of the total of the nine fiscal years following the budget year.

The point of order would not apply against any CHIMPs that were enacted in each of the three fiscal years prior to the budget year. The point of order works like the Byrd rule in that it applies against individual provisions of legislation rather than against an entire bill, amendment, or conference report. If the point of order is not waived then the offending provision is stricken.

Sec. 214. Treatment of Postal Service administrative expenses

The 2008 budget resolution included a provision, which remains in effect, requiring that all budget resolutions include the Administrative Expenses of the Social Security Administration in the 302(a) allocations to the Appropriations Committee. The Senate-passed resolution for 2009 included a new, similar requirement, that all budget resolutions include the Administrative Expenses of the Postal Service in the 302(a) allocations to the Appropriations Committee.

Subtitle C—Other Provisions

Sec. 221. Application and effect of changes in allocations and aggregates

This section of the Senate-passed resolution details the adjustment procedures required to accommodate legislation provided for in this resolution, and requires adjustments made to be printed in the Congressional Record. For purposes of enforcement,

the levels resulting from adjustments made pursuant to this resolution will have the same effect as if adopted in the levels of Title I of this resolution. The Committee on the Budget of the Senate determines the budgetary levels and estimates required to enforce budgetary points of order, including those pursuant to this resolution and the Congressional Budget Act of 1974.

Sec. 222. Adjustments to reflect changes in concepts and definitions

This section of the Senate-passed resolution allows the Chairman of the Committee on the Budget to adjust levels in this resolution upon the enactment of legislation that changes concepts or definitions.

Secs. 223 and 224. Debt disclosure

These sections reflected an amendment adopted in the Senate Budget Committee regarding the levels of debt assumed in the budget resolution and to require budget resolutions to contain a debt disclosure section.

Sec. 225. Exercise of rulemaking powers

This section of the Senate-passed resolution recognizes that the provisions of this resolution are adopted pursuant to the rulemaking power of the Senate, and also recognizes the Constitutional right of the Senate to change those rules as they apply to the Senate.

Sec. 226. Circuit breaker to protect Social Security

This section of the Senate resolution would create a 60-vote point of order, in any year in which CBO projects an on-budget deficit for the budget year or any subsequent fiscal year, against a budget resolution for that year (and amendments thereto) which would fail to reduce on-budget deficits relative to CBO's projections and put the budget on a path to achieve on-budget balance within five years. There is an exception during times of war and low economic growth.

Conference Agreement

Title III contains the following enforcement provisions:

Subtitle A: House Enforcement Provisions

Sec. 301. Program integrity initiatives and other adjustments (Secs. 401 and 404 of the House-passed resolution, as modified, and Sec. 211 (d) of the Senate-passed resolution, as made applicable in the House)

Sec. 302. Point of order against advance appropriations (Sec. 403 of the House-passed resolution, as modified)

Accounts identified for advance appropriations in the House:

Advance Appropriations for Fiscal Year 2010:

Employment and Training Administration
Job Corps
Education for the Disadvantaged
School Improvement
Children and Family Services (Head Start)
Special Education
Career, Technical and Adult Education
Payment to Postal Service
Tenant-based Rental Assistance
Project-based Rental Assistance

Advance Appropriations for Fiscal Year 2011:

The Corporation for Public Broadcasting

Subtitle B: Senate Enforcement Provisions

The FY2008 budget resolution (S. Con. Res. 21, 110th Congress) included many important enforcement provisions which remain in effect in the Senate. These include:

- The Senate pay-as-you-go point of order (Sec. 201), requiring that new mandatory spending and tax cuts be offset or get 60 votes. The Senate-passed resolution assumed that all existing balances on the Senate pay-as-you-go ledger would be eliminated, and the scorecard reset to zero for 2008–2013 and 2008–2018;

- The 60-vote point of order against reconciliation increasing the deficit (Sec. 202);
- The 60-vote point of order against emergency designations (Sec. 204);
- Continued 60-vote enforcement of Senate budgetary points of order (Sec. 205); and
- The requirement that the discretionary administrative expenses of the Social Security Administration be included in the Appropriations Committee's 302(a) allocation in any budget resolution (Sec. 210).

Sec. 311. Senate point of order against legislation increasing long-term deficits (Sec. 201 of the Senate-passed resolution, as modified)

Sec. 312. Discretionary spending limits, program integrity initiatives, and other adjustments (Sec. 211 of the Senate-passed resolution, as modified)

Sec. 313. Point of order against advance appropriations (Sec. 212 of the Senate-passed resolution, as modified)

Accounts identified for advance appropriations in the Senate:

Labor, HHS:
 Employment and Training Administration
 Job Corps
 Education for the Disadvantaged
 School Improvement
 Children and Family Services (Head Start)
 Special Education
 Career, Technical, and Adult Education
 Financial Services and General Government: Payment to Postal Service
 Transportation, Housing and Urban Development:

Tenant-based Rental Assistance
 Project-based Rental Assistance

Sec. 314. Senate point of order against provisions of appropriations legislation that constitute changes in mandatory programs with net costs (Sec. 213 of the Senate-passed resolution, as modified)

Sec. 315. Senate point of order against legislation increasing short-term deficit

This section creates a point of order in the Senate against legislation other than appropriations measures that would increase the on-budget deficit by more than \$10 billion in any year covered by the budget resolution, unless the legislation is fully offset over the total of all of the years covered by the budget resolution. Its purpose is to complement paygo, by requiring that any measure with a cost of over \$10 billion in any year be paid for over the budget window. The point of order can be waived only with 60 votes. Like paygo and other Senate points of order, it will remain in place until September 30, 2017.

Subtitle C: Other Provisions

Sec. 321. Oversight of government performance (Sec. 402 of the House-passed resolution and Sec. 211(d) of the Senate-passed resolution, as modified)

Sec. 322. Budgetary treatment of certain discretionary administrative expenses (Sec. 405 of the House-passed resolution and Sec. 214 of the Senate-passed resolution, as modified)

Sec. 323. Application and effect of changes in allocations and aggregates (Sec. 406 of the House-passed resolution and Sec. 221 of the Senate-passed resolution, as modified)

Sec. 324. Adjustments to reflect changes in concepts and definitions (Sec. 407 of the House-passed resolution and Sec. 222 of the Senate-passed resolution, as modified)

Sec. 325. Exercise of rulemaking powers (Sec. 408 of the House-passed resolution and Sec. 225 of the Senate-passed resolution, as modified)

POLICY

House-passed Resolution

Title V of the House-passed resolution contains the following policy sections:

Sec. 501. Policy on middle-income tax relief

Sec. 502. Policy on defense priorities

Senate-passed Resolution

Unlike Title V of the House-passed resolution, the Senate resolution did not contain a policy statement title.

Conference Agreement

Title IV of the conference agreement contains the following policy sections:

Sec. 401. Policy on middle-income tax relief

Sec. 401 applies only in the House.

The policy of the Senate with regard to middle-income tax relief is as follows:

The Senate adopted by a vote of 99 to 1 an amendment to S. Con. Res. 70 as reported by the Senate Committee on the Budget which, with regard to tax relief, reduced the revenue aggregates by \$340.570 billion to provide for—

(A) extension of the child tax credit;
 (B) extension of marriage penalty relief;
 (C) extension of the 10 percent individual income tax bracket;
 (D) reform of the estate tax to protect small businesses and family farms;
 (E) extension of the adoption tax credit;
 (F) extension of the dependent care tax credit;
 (G) tax relief for America's troops and veterans;

(H) property tax relief for homeowners;
 (I) expansion of the availability of the child tax credit for low-income families;
 (J) relief for those whose homes were damaged or destroyed by Hurricanes Katrina and Rita; and
 (K) other, unspecified tax relief.

It is the policy of the Senate that this resolution supports both the enactment of the policies listed above and the Senate pay-as-you-go rule in section 201 of the FY2008 budget resolution (S. Con Res. 21, 110th Congress), and that any additional revenues needed to meet the Senate's tax policy goals can be achieved by closing the tax gap, shutting down abusive tax shelters, addressing offshore tax havens, and without raising taxes.

Sec. 402. Policy on defense priorities

Sec. 402 applies in both the House and the Senate.

SENSE OF THE HOUSE, SENATE, AND CONGRESS

House-passed Resolution

Title VI of the House-passed resolution contains the following Sense of the House sections:

Sec. 601. Sense of the House on the Innovation Agenda and America COMPETES Act

Sec. 602. Sense of the House on servicemembers' and veterans' health care and other priorities

Sec. 603. Sense of the House on homeland security

Sec. 604. Sense of the House regarding long-term fiscal reform

Sec. 605. Sense of the House regarding waste, fraud, and abuse

Sec. 606. Sense of the House regarding extension of the statutory pay-as-you-go rule

Sec. 607. Sense of the House on long-term budgeting

Sec. 608. Sense of the House regarding the need to maintain and build upon efforts to fight hunger

Sec. 609. Sense of the House regarding affordable health coverage

Sec. 610. Sense of the House regarding pay parity

Sec. 611. Sense of the House regarding subprime lending and foreclosures

Sec. 612. Sense of the House regarding the importance of child support enforcement

Senate-passed Resolution

Title III of the Senate-passed resolution contains the following Sense of the Senate sections:

Sec. 307. Sense of the Senate regarding Medicaid administrative regulations

The Senate-passed resolution expresses the sense of the Senate that administrative regulations should not undermine Medicaid's role as a critical component of health care in the United States, cap Medicaid spending or otherwise shift Medicaid cost burdens to state or local governments and their taxpayers and health providers, or undermine the federal guarantee of health insurance coverage that Medicaid provides.

Sec. 328. Sense of the Senate regarding diversion of funds set aside for USPTO

The Senate-passed resolution expresses the sense of the Senate that none of the funds recommended by this resolution or appropriated or otherwise made available under any other Act to the U.S. Patent and Trademark Office shall be diverted, redirected, transferred, or used for any purpose other than that for which the funds were intended.

Sec. 334. Sense of the Senate regarding "moving to work agreement"

The Senate-passed resolution expresses the sense of the Senate that the Philadelphia Housing Authority should be granted a one-year extension of its "Moving to Work Agreement" with the U.S. Department of Housing and Urban Development.

Sec. 335. Sense of the Senate regarding balanced budget amendment to the Constitution of the United States

The Senate-passed resolution expresses the sense of the Senate that a balanced budget amendment to the Constitution should be voted on at the earliest opportunity.

Sec. 336. Sense of the Senate regarding comprehensive legislation to legalize importation of prescription drugs from highly industrialized countries with safe pharmaceutical infrastructures

The Senate-passed resolution expresses the sense of the Senate in support of Senate consideration of comprehensive legislation to legalize the importation of prescription drugs from highly industrialized countries with safe pharmaceutical infrastructures and create a regulatory pathway to ensure such drugs are safe.

Conference Agreement

Title V of the conference agreement contains the following sense of the Senate and Congress provisions:

Subtitle A: Sense of the Senate

Sec. 501. Sense of the Senate regarding Medicaid administrative regulations

Subtitle B: Sense of the Congress

Sec. 511. Sense of the Congress on servicemembers' and veterans' health care and other priorities

Sec. 512. Sense of the Congress on homeland security

Sec. 513. Sense of the Congress regarding long-term fiscal reform

Sec. 514. Sense of the Congress regarding waste, fraud, and abuse

Sec. 515. Sense of the Congress regarding extension of the statutory pay-as-you-go rule

Sec. 516. Sense of the Congress on long-term budgeting

Sec. 517. Sense of the Congress regarding affordable health coverage

Sec. 518. Sense of the Congress regarding pay parity

Sec. 519. Sense of the Congress regarding subprime lending and foreclosures

Sec. 520. Sense of the Congress regarding the need to maintain and build upon efforts to fight hunger

Sec. 521. Sense of the Congress regarding the importance of child support enforcement

Sec. 522. Sense of the Congress on the Innovation Agenda and America COMPETES Act

ECONOMIC ASSUMPTIONS

Section 301(g)(2) of the Congressional Budget Act requires that the joint explanatory statement accompanying a conference report on a budget resolution set forth the common economic assumptions upon which the joint statement and conference report

are based. The conference agreement is built upon the economic forecasts developed by the Congressional Budget Office, as updated in March 2008 to include the forecasted economic effects of the fiscal stimulus package.

House-passed Resolution

CBO's economic assumptions were used.

SENATE-PASSED RESOLUTION

CBO's economic assumptions were used.

CONFERENCE AGREEMENT

CBO's economic assumptions were used.

ECONOMIC ASSUMPTIONS OF THE BUDGET RESOLUTION						
[Calendar Years]						
	2008	2009	2010	2011	2012	2013
Real GDP, Percent Change, Year Over Year	1.9	2.3	3.9	3.6	2.7	2.6
GDP Price Index, Percent Change, Year Over Year	1.8	1.7	1.9	1.9	1.9	1.9
Consumer Prices, Percent Change, Year Over Year	2.8	1.9	1.9	2.1	2.2	2.2
Unemployment Rate, Percent, Yearly Average	5.2	5.5	5.1	4.8	4.8	4.8
3-Month Treasury Bill Rate, Percent, Yearly Average	2.1	2.4	4.4	4.6	4.7	4.7
10-Year Treasury Bond Rate, Percent, Yearly Average	3.6	3.8	5.0	5.2	5.2	5.2

ALLOCATIONS

As required in section 302 of the Congressional Budget Act, the joint statement of

managers includes an allocation, based on the conference agreement, of total budget authority and total budget outlays among

each of the appropriate committees. The allocations are as follows:

Allocation of Spending Authority to House Committee on Appropriations

(In millions of dollars)

		<u>2008 1/</u>	<u>2009</u>
Discretionary Action	BA	1,050,478	1,011,718
	OT	1,094,944	1,106,112
Current Law Mandatory	BA	585,962	576,002
	OT	569,537	564,401

1/ Revision to amounts included in S. Con. Res. 21. Includes emergencies incorporated in the Congressional Budget Office March baseline.

**ALLOCATIONS OF SPENDING AUTHORITY
TO HOUSE COMMITTEES OTHER THAN APPROPRIATIONS**

(In millions of dollars)

			Total
	2008 1/	2009	2009-2013
Committee on Agriculture			
Current Law			
BA	11,727	4,722	19,098
OT	14,389	4,172	18,040
Reauthorizations			
BA	696	49,116	258,683
OT	195	48,992	256,484
Legislation Pending Signature			
BA	2,631	2,915	10,751
OT	995	2,345	6,882
Total			
BA	15,054	56,753	288,532
OT	15,579	55,509	281,406
Committee on Armed Services			
Current Law			
BA	118,947	126,033	668,582
OT	118,740	125,867	667,924
Committee on Education and Labor			
Current Law			
BA	5,300	4,599	37,419
OT	5,776	3,447	38,266
Reauthorizations			
BA	0	2,975	17,690
OT	0	1,934	16,179
Total			
BA	5,300	7,574	55,109
OT	5,776	5,381	54,445
Committee on Energy and Commerce			
Current Law			
BA	243,778	260,159	1,466,490
OT	245,897	260,365	1,467,530
Reauthorizations			
BA	0	0	20,160
OT	0	1,552	22,030
Total			
BA	243,778	260,159	1,486,650
OT	245,897	261,917	1,489,560
Committee on Financial Services			
Current Law			
BA	7,255	3,992	23,648
OT	2,337	-566	-7,256

**ALLOCATIONS OF SPENDING AUTHORITY
TO HOUSE COMMITTEES OTHER THAN APPROPRIATIONS**

(In millions of dollars)

			Total
	2008 1/	2009	2009-2013
Committee on Foreign Affairs			
Current Law			
BA	15,852	15,966	73,053
OT	15,819	15,955	73,024
Committee on Homeland Security			
Current Law			
BA	1,751	1,561	8,455
OT	1,443	1,532	8,509
Committee on House Administration			
Current Law			
BA	70	69	341
OT	225	19	343
Committee on the Judiciary			
Current Law			
BA	6,228	8,673	34,780
OT	6,505	7,343	35,103
Committee on Natural Resources			
Current Law			
BA	5,393	5,730	28,505
OT	5,182	5,325	27,868
Committee on Oversight and Government Reform			
Current Law			
BA	85,092	88,841	480,005
OT	83,280	86,824	467,921
Committee on Science and Technology			
Current Law			
BA	126	126	630
OT	108	115	619
Committee on Small Business			
Current Law			
BA	-333	0	0
OT	-333	0	0

**ALLOCATIONS OF SPENDING AUTHORITY
TO HOUSE COMMITTEES OTHER THAN APPROPRIATIONS**

(In millions of dollars)

			Total
	2008 1/	2009	2009-2013
Committee on Transportation and Infrastructure			
Current Law			
BA	63,279	56,120	116,919
OT	13,701	14,286	75,635
Reauthorizations			
BA	920	3,405	190,697
OT	0	0	1,752
Legislation Pending Signature			
BA	52	-56	-53
OT	-2	0	2
Resolution Change			
BA	395	1,496	4,176
OT	0	0	0
Total			
BA	64,646	60,965	311,739
OT	13,699	14,286	77,389
Committee on Veterans Affairs			
Current Law			
BA	746	1,166	5,595
OT	801	1,247	6,208
Reauthorizations			
BA	0	930	12,395
OT	0	857	12,074
Total			
BA	746	2,096	17,990
OT	801	2,104	18,282
Committee on Ways and Means			
Current Law			
BA	858,305	824,443	4,590,546
OT	858,650	825,158	4,598,093
Reauthorizations			
BA	0	947	65,298
OT	0	698	58,515
Total			
BA	858,305	825,390	4,655,844
OT	858,650	825,856	4,656,608

1/ Revision to amounts for 2008 included in S.Con.Res. 21.

SENATE COMMITTEE BUDGET AUTHORITY AND OUTLAY ALLOCATIONS PURSUANT
TO SECTION 302 OF THE CONGRESSIONAL BUDGET ACT
BUDGET YEAR TOTAL 2008
(in millions of dollars)

Committee	Direct spending legislation		Entitlements funded in annual appropriations acts	
	Budget Authority	Outlays	Budget Authority	Outlays
Appropriations				
General Purpose Discretionary	1,050,478	1,094,944		
<i>Memo: off-budget</i>	5,260	5,181		
<i>on-budget</i>	1,045,218	1,089,763		
Mandatory	<u>585,962</u>	<u>569,537</u>		
Total	1,636,440	1,664,481		
Agriculture, Nutrition, and Forestry	14,910	15,413	74,287	58,027
Armed Services	119,050	118,842	105	101
Banking, Housing, and Urban Affairs	15,285	1,628	0	0
Commerce, Science, and Transportation	13,964	9,363	1,182	1,126
Energy and Natural Resources	4,800	5,214	62	61
Environment and Public Works	39,658	2,196	0	0
Finance	1,100,866	1,102,864	442,523	442,584
Foreign Relations	15,852	15,819	159	159
Homeland Security and Governmental Affairs	86,027	84,221	10,573	10,573
Judiciary	7,262	7,533	611	610
Health, Education, Labor, and Pensions	9,874	9,745	13,208	13,229
Rules and Administration	70	225	122	121
Intelligence	0	0	263	263
Veterans' Affairs	746	801	42,867	42,683
Indian Affairs	453	451	0	0
Small Business	-333	-333	0	0
Unassigned to Committee	<u>-604,458</u>	<u>-596,472</u>	<u>0</u>	<u>0</u>
TOTAL	2,460,466	2,441,991	585,962	569,537

SENATE COMMITTEE BUDGET AUTHORITY AND OUTLAY ALLOCATIONS PURSUANT
TO SECTION 302 OF THE CONGRESSIONAL BUDGET ACT
BUDGET YEAR TOTAL 2009
(in millions of dollars)

Committee	Direct spending legislation		Entitlements funded in annual appropriations acts	
	Budget Authority	Outlays	Budget Authority	Outlays
Appropriations				
General Purpose Discretionary	1,011,718	1,106,112		
<i>Memo: off-budget</i>	5,491	5,418		
<i>on-budget</i>	1,006,227	1,100,694		
Mandatory	<u>621,707</u>	<u>608,653</u>		
Total	1,633,425	1,714,765		
Agriculture, Nutrition, and Forestry	15,688	14,530	76,307	63,526
Armed Services	126,030	125,863	105	100
Banking, Housing, and Urban Affairs	12,680	-1,239	0	0
Commerce, Science, and Transportation	14,432	10,250	1,149	1,145
Energy and Natural Resources	5,091	4,839	62	63
Environment and Public Works	34,528	2,291	0	0
Finance	1,085,706	1,087,193	473,803	473,788
Foreign Relations	15,966	15,955	149	149
Homeland Security and Governmental Affairs	89,749	87,732	10,599	10,599
Judiciary	9,749	8,414	624	627
Health, Education, Labor, and Pensions	9,349	8,088	14,129	14,116
Rules and Administration	69	19	127	127
Intelligence	0	0	279	279
Veterans' Affairs	1,166	1,247	44,374	44,134
Indian Affairs	529	542	0	0
Small Business	0	0	0	0
Unassigned to Committee	<u>-594,692</u>	<u>-586,021</u>	<u>0</u>	<u>0</u>
TOTAL	2,459,465	2,494,468	621,707	608,653

SENATE COMMITTEE BUDGET AUTHORITY AND OUTLAY ALLOCATIONS PURSUANT
TO SECTION 302 OF THE CONGRESSIONAL BUDGET ACT
5-YEAR TOTAL: 2009-2013
(in millions of dollars)

Committee	Direct spending legislation		Entitlements funded in annual appropriations acts	
	Budget Authority	Outlays	Budget Authority	Outlays
Agriculture, Nutrition, and Forestry	76,466	69,479	387,350	329,869
Armed Services	668,567	667,908	456	458
Banking, Housing, and Urban Affairs	66,961	-10,748	0	0
Commerce, Science, and Transportation	75,918	49,960	6,322	6,294
Energy and Natural Resources	25,399	25,021	302	303
Environment and Public Works	173,099	11,833	0	0
Finance	6,165,537	6,172,346	2,703,905	2,703,728
Foreign Relations	73,053	73,024	660	660
Homeland Security and Governmental Affairs	484,637	472,579	51,467	51,467
Judiciary	40,735	41,031	3,207	3,241
Health, Education, Labor, and Pensions	62,263	60,084	79,175	78,944
Rules and Administration	341	343	685	685
Intelligence	0	0	1,481	1,481
Veterans' Affairs	5,595	6,208	236,997	235,550
Indian Affairs	2,158	2,216	0	0
Small Business	0	0	0	0

PAY-AS-YOU-GO SCORECARD FOR THE SENATE REFLECTING LEVELS FOR THE CONFERENCE AGREEMENT

Period of the current fiscal year, the budget year, and the four fiscal years following the budget year: \$0.

Period of the current fiscal year, the budget year, and the nine fiscal years following the budget year: \$0.

HOUSE RULE XXVIII

The adoption of this conference agreement by the two houses would result in the engrossment of a House Joint Resolution changing the statutory limit on the public debt pursuant to House Rule XXVIII, clause 3. The rule requires a joint resolution in the following form:

Resolved, by the Senate and the House of Representatives of the United States in Congress assembled, that subsection (b) of section 3101 of title 31, United States Code, is amended by striking out the dollar limitation contained in such subsection and inserting in lieu thereof \$10,615,000,000,000.

Legislative jurisdiction over the public debt remains with the Finance Committee in the Senate and the Committee on Ways and Means in the House.

JOHN SPRATT,
ROSA L. DELAURO,
CHET EDWARDS,

Managers on the Part of the House.

KENT CONRAD,
PATTY MURRAY,
RON WYDEN,

Managers on the Part of the Senate.

HIGHER EDUCATION EXTENSION

Mr. BISHOP of New York. Mr. Speaker, I move to suspend the rules and pass the Senate bill (S. 3035) to temporarily extend the programs under the Higher Education Act of 1965.

The Clerk read the title of the Senate bill.

The text of the Senate bill is as follows:

S. 3035

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. EXTENSION OF HIGHER EDUCATION PROGRAMS.

(a) **EXTENSION OF PROGRAMS.**—Section 2(a) of the Higher Education Extension Act of 2005 (Public Law 109-81; 20 U.S.C. 1001 note) is amended by striking “May 31, 2008” and inserting “June 30, 2008”.

(b) **RULE OF CONSTRUCTION.**—Nothing in this section, or in the Higher Education Extension Act of 2005 as amended by this Act, shall be construed to limit or otherwise alter the authorizations of appropriations for, or the durations of, programs contained in the amendments made by the Higher Education Reconciliation Act of 2005 (Public Law 109-171), by the College Cost Reduction and Access Act (Public Law 110-84), or by the Ensuring Continued Access to Student Loans Act of 2008 (Public Law 110-227) to the provisions of the Higher Education Act of 1965 and the Taxpayer-Teacher Protection Act of 2004.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New York (Mr. BISHOP) and the gentleman from Florida (Mr. KELLER) will each control 20 minutes.

The Chair recognizes the gentleman from New York.

GENERAL LEAVE

Mr. BISHOP of New York. Mr. Speaker, I request 5 legislative days during

which Members may revise and extend and insert extraneous material on S. 3035 into the RECORD.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New York?

There was no objection.

Mr. BISHOP of New York. Mr. Speaker, I yield myself such time as I may consume.

I rise in support of S. 3035, a bill to temporarily extend programs under the Higher Education Act of 1965. At the beginning of February, the House took the next step in the reauthorization of the Higher Education Act in passing H.R. 4137, the College Opportunity and Affordability Act. Now we find ourselves in the final phase in completing the reauthorization of the Higher Education Act as we work towards a compromise bill with the Senate to ensure that the doors of college are truly open to all qualified students.

It is our goal to ensure that a final bill encompasses the major issues addressed in H.R. 4137, including skyrocketing college prices, a needlessly complicated student aid application process, and predatory tactics by student lenders.

The bill under consideration today, S. 3035, will extend the programs under the Higher Education Act until June 30, 2008, to allow sufficient time for final deliberations on the two bills reported out of the respective chambers. It has been nearly 10 years since the Higher Education Act was last reauthorized, and I believe Members on both sides of the aisle and in both chambers are anxious to complete work on a compromise bill in this Congress, and we believe it can happen.

I look forward to joining my colleagues on the committee in completing this work with the respective members on behalf of our Nation's hardworking families and students. I urge my colleagues to support this extension.

I reserve the balance of my time.

Mr. KELLER of Florida. Mr. Speaker, I yield myself such time as I may consume.

I rise in support of S. 3035, a 1-month extension of the Higher Education Act. I would like to begin by extending my thoughts and prayers to Senator KENNEDY and his family in this difficult time. We are all saddened to learn of the diagnosis of his malignant brain tumor and we are hoping and praying for a speedy and full recovery.

I was just with Senator KENNEDY a few days ago in the Oval Office with President Bush, as the President signed into law the Ensuring Continuing Access to Student Loans Act on May 7. Senator KENNEDY was in a jovial mood and was in good spirits. We look forward to seeing him in the same condition in the future.

Senator KENNEDY obviously has played a very integral role in the development of this higher education legislation, and I want to recognize him for his passion for education and his long-

standing efforts to ensure that all young people receive a quality education and have the opportunity to obtain a college degree. As we extend the Higher Education Act and allow additional time to negotiate the renewal of this landmark law, I think all of us know that this legislation will bear the indelible imprint of Senator KENNEDY's hard work and commitment.

Just last month, we were on the floor passing what we thought and hoped would be the last extension of the Higher Education Act. Unfortunately, while we have made a tremendous amount of progress on the bill, the size of the bill and our concern about producing a thoughtful product prevented us from completing our work.

The Education and Labor Committee, I am happy to report, has worked in a bipartisan fashion to produce a bill that received strong bipartisan support here on the House floor. Chairman MILLER and Ranking Member MCKEON have been leading our efforts to negotiate a final compromise with the Senate colleagues. We have a handful of issues, however, that remain outstanding, and we believe that we will be able to reach resolution on these issues over the next few weeks. Of course, there may be some complications outside of our control, not the least of which is possibly Senator KENNEDY's situation and recovery.

As we move toward finalizing this broad overhaul of Federal higher education programs, our top priority must remain college access and affordability. Bolstering our higher education and student aid programs has long been a priority of Congress. I know, for me personally, making college more affordable is a top priority. All children, rich or poor, should have the opportunity to get a first class college education.

This extension of the Higher Education Act is particularly important because it extends the significant and popular programs such as the Pell Grant program and Perkins student loan programs. This reauthorization is a long time coming. I am pleased to be here supporting what we hope and expect to be the final extension before this law is finally renewed. I urge my colleagues to also support this extension.

I reserve the balance of my time.

Mr. BISHOP of New York. Mr. Speaker, let me first associate myself with the heartfelt comments of Mr. KELLER regarding Senator KENNEDY. I know that everyone in this Chamber hopes and prays for his speedy recovery.

With that, I'd like to yield 4 minutes to a fellow member of the committee, the gentleman from Oregon (Mr. WU).

Mr. WU. I want to thank the gentleman from New York (Mr. BISHOP) for his leadership in education. I rise in support of this temporary extension of the Higher Education Act and also rise to associate myself with the remarks of the gentleman from Florida. Our hearts and prayers go out to Senator

KENNEDY, his family, friends, and many supporters around the country, and look forward to his return to the other body as the lion of the Senate, with teeth and claws and roar completely intact.

I also look forward to the new Higher Education Act, which we are close to completing in conference with the other body, and the many provisions that my colleague from New York referred to. I just wanted to point out three. One is a substantial expansion of financial aid, especially to the neediest students in America. Second, a late but very appropriate recognition of the role of community colleges in higher education, and in particular the encouragement of articulation agreements between community colleges and their peers and 4-year colleges.

What articulation agreements would basically permit would be students to seamlessly go between community colleges, and between community colleges and 4-year colleges, because what we have found in Oregon is that students study and learn in a different way today, so that someone may take a class at a community college in the morning, work, and then take a class at a 4-year college at night. We want that system to work for the students and want the institutions to work together so that students do not need to fill out two financial aid forms, two entrance forms, and multiple other forms. These articulation agreements are very, very important. It's a little bit technical. But it will serve the modern education need very, very well.

Finally, I want to point out one area addressed by this higher education bill, and this is a topic on which my office has received the most mail of any topic that we have worked on in my decade in Congress, this is mail from all around the country, from college students, and that is the textbook fairness pricing issue.

Sometimes you will find a book in the college book store here selling for \$150. If you go on Amazon U.K., you will find the same textbook being sold, in English, the same textbook in the U.K. for \$50. In this Internet era, with a highly motivated, highly educated consumer group, namely college students, this kind of pricing unfairness just can't stand the test of either fairness or propriety anymore.

We have some minimal provisions in the House version of the higher education bill to bring some fairness, some openness to college textbook pricing. Currently, students are cooperating, professors are cooperating, bookstores are cooperating, but the textbook industry is fighting this particular provision very, very hard. I just want to say that we will not give up on this issue. We will insist on the House language because college students who can make a difference, who will make a difference, will insist upon this.

We look forward to the new version of the higher education bill and support this temporary extension.

Mr. KELLER of Florida. Mr. Speaker, I have no further speakers at this time. I would urge my colleagues on both sides of the aisle to vote "yes" on S. 3035, to extend the Higher Education Act, and thereby extend the Pell Grant program and the Perkins student loan program. I urge my colleagues to vote "yes."

I yield back the balance of my time.

Mr. BISHOP of New York. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. BISHOP) that the House suspend the rules and pass the Senate bill, S. 3035.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the Senate bill was passed.

A motion to reconsider was laid on the table.

DISPENSING WITH CALENDAR WEDNESDAY BUSINESS ON TOMORROW

Mr. BISHOP of New York. Mr. Speaker, I ask unanimous consent that the business in order under the Calendar Wednesday rule be dispensed with tomorrow.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New York?

There was no objection.

PROVIDING FOR AN ADJOURNMENT OR RECESS OF THE TWO HOUSES

Mr. BISHOP of New York. Mr. Speaker, I send to the desk a privileged concurrent resolution and ask for its immediate consideration.

The Clerk read the concurrent resolution, as follows:

H. CON. RES. 355

Resolved by the House of Representatives (the Senate concurring), That when the House adjourns on the legislative day of Thursday, May 22, 2008, or Friday, May 23, 2008, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it stand adjourned until 2 p.m. on Tuesday, June 3, 2008, or until the time of any reassembly pursuant to section 2 of this concurrent resolution, whichever occurs first; and that when the Senate recesses or adjourns on any day from Thursday, May 22, 2008, through Friday, May 30, 2008, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it stand recessed or adjourned until noon on Monday, June 2, 2008, or such other time on that day as may be specified in the motion to recess or adjourn, or until the time of any reassembly pursuant to section 2 of this concurrent resolution, whichever occurs first.

SEC. 2. The Speaker of the House and the Majority Leader of the Senate, or their respective designees, acting jointly after consultation with the Minority Leader of the House and the Minority Leader of the Senate, shall notify the Members of the House and the Senate, respectively, to reassemble

at such place and time as they may designate if, in their opinion, the public interest shall warrant it.

The SPEAKER pro tempore. The question is on the concurrent resolution.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. MACK. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Evidently a quorum is not present.

Pursuant to clause 8 and clause 9 of rule XX, this 15-minute vote on House Concurrent Resolution 355 will be followed by 5-minute votes on motions to suspend the rules on H.R. 1464, H.R. 2649, and H.R. 2744.

The vote was taken by electronic device, and there were—yeas 239, nays 175, not voting 20, as follows:

[Roll No. 334]

YEAS—239

Abercrombie	Engel	Mahoney (FL)
Ackerman	Eshoo	Maloney (NY)
Allen	Etheridge	Markey
Altmire	Everett	Marshall
Arcuri	Farr	Matheson
Baca	Fattah	Matsui
Baird	Feeney	McCarthy (NY)
Baldwin	Filner	McCollum (MN)
Barrow	Fortenberry	McDermott
Bean	Foster	McGovern
Becerra	Fox	McIntyre
Berkley	Frank (MA)	McNerney
Berman	Gerlach	McNulty
Berry	Gonzalez	Meek (FL)
Bishop (GA)	Granger	Meeks (NY)
Bishop (NY)	Green, Al	Melancon
Boren	Green, Gene	Michaud
Boswell	Grijalva	Miller (NC)
Boucher	Gutierrez	Miller, Gary
Boyd (FL)	Hall (NY)	Miller, George
Boyd (KS)	Hare	Mollohan
Brady (PA)	Harman	Moore (KS)
Braley (IA)	Hastings (FL)	Moore (WI)
Brown, Corrine	Herseth Sandlin	Moran (VA)
Butterfield	Higgins	Murphy (CT)
Capps	Hill	Murtha
Capuano	Hinchey	Nadler
Cardoza	Hinojosa	Napolitano
Carnahan	Hirono	Neal (MA)
Carney	Hodes	Oberstar
Carson	Holden	Obey
Castor	Holt	Olver
Cazayoux	Honda	Ortiz
Chandler	Hookey	Pallone
Childers	Hoyer	Pascarelli
Clarke	Inslee	Pastor
Clay	Jackson (IL)	Paul
Cleaver	Jackson-Lee	Payne
Clyburn	(TX)	Perlmutter
Cohen	Jefferson	Peterson (MN)
Conyers	Johnson (GA)	Pitts
Costa	Johnson (IL)	Pomeroy
Costello	Johnson, E. B.	Price (NC)
Courtney	Jones (NC)	Rahall
Cramer	Jones (OH)	Rangel
Crowley	Kagen	Rehberg
Cubin	Kanjorski	Reyes
Cuellar	Kaptur	Richardson
Cummings	Kildee	Rodriguez
Davis (AL)	Kilpatrick	Rogers (AL)
Davis (CA)	Kind	Rohrabacher
Davis (IL)	Klein (FL)	Ros-Lehtinen
Davis, Lincoln	Kucinich	Ross
DeFazio	Lampson	Rothman
DeGette	Langevin	Roybal-Allard
DeLauro	Larsen (WA)	Ruppersberger
Dicks	Larson (CT)	Ryan (OH)
Dingell	Lee	Salazar
Doggett	Levin	Sanchez, Linda
Doyle	Lewis (GA)	T.
Edwards	Lipinski	Sanchez, Loretta
Ehlers	Loebach	Sarbanes
Ellison	Lofgren, Zoe	Schakowsky
Emanuel	Lowey	Schiff
	Lynch	Schwartz

Scott (GA)
Scott (VA)
Serrano
Sestak
Shea-Porter
Sherman
Sires
Skelton
Slaughter
Smith (NJ)
Smith (WA)
Snyder
Solis
Space
Speier
Spratt

Stupak
Sutton
Tanner
Tauscher
Taylor
Thompson (CA)
Thompson (MS)
Tierney
Towns
Tsongas
Udall (CO)
Udall (NM)
Van Hollen
Velázquez
Visclosky
Walz (MN)

Wasserman
Schultz
Waters
Watson
Watt
Waxman
Weiner
Welch (VT)
Wexler
Wilson (OH)
Woolsey
Wu
Wynn
Yarmuth
Young (AK)

NAYS—175

Aderholt
Akin
Alexander
Bachmann
Bachus
Barrett (SC)
Bartlett (MD)
Barton (TX)
Biggart
Bilbray
Bilirakis
Blackburn
Blunt
Boehner
Bonner
Bono Mack
Boozman
Boustany
Brady (TX)
Broun (GA)
Brown (SC)
Brown-Waite,
Ginny
Buchanan
Burgess
Burton (IN)
Buyer
Calvert
Camp (MI)
Campbell (CA)
Cannon
Cantor
Capito
Carter
Castle
Chabot
Coble
Cole (OK)
Conaway
Cooper
Culberson
Davis (KY)
Davis, David
Deal (GA)
Dent
Donnelly
Doolittle
Drake
Dreier
Duncan
Ellsworth
Emerson
English (PA)
Fallin
Flake
Forbes
Fossella
Franks (AZ)
Frelinghuysen
Gallegly

NOT VOTING—20

Andrews
Bishop (UT)
Blumenauer
Crenshaw
Davis, Tom
Diaz-Balart, L.
Diaz-Balart, M.

□ 1709

Mrs. MUSGRAVE, Messrs. KELLER of Florida, KIRK, BARRETT of South Carolina, FLAKE, HALL of Texas, CARTER, Mrs. EMERSON, Messrs. PETRI, HELLER of Nevada, WITTMAN of Virginia, REICHERT, ENGLISH of Pennsylvania, FORBES, BRADY of Texas, CULBERSON, Mrs. MYRICK,

and Mr. BOEHNER changed their vote from “yea” to “nay.”

Ms. SCHAKOWSKY changed her vote from “nay” to “yea.”

So the concurrent resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

GREAT CATS AND RARE CANIDS
ACT OF 2008

The SPEAKER pro tempore. The unfinished business is the question on suspending the rules and passing the bill, H.R. 1464, as amended.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Guam (Ms. BORDALLO) that the House suspend the rules and pass the bill, H.R. 1464, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

RECORDED VOTE

Mr. TERRY. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The SPEAKER pro tempore. This will be a 5-minute vote.

The vote was taken by electronic device, and there were—ayes 294, noes 119, not voting 21, as follows:

[Roll No. 335]

AYES—294

Abercrombie
Ackerman
Allen
Altmire
Arcuri
Baca
Baird
Baldwin
Barrow
Bartlett (MD)
Bean
Becerra
Berkley
Berman
Berry
Biggart
Bilbray
Bilirakis
Bishop (GA)
Bishop (NY)
Bishop (UT)
Bono Mack
Boren
Boswell
Boucher
Boyd (FL)
Boyd (KS)
Brady (PA)
Braley (IA)
Brown (SC)
Brown, Corrine
Buchanan
Butterfield
Calvert
Capito
Capps
Capuano
Cardoza
Carnahan
Carney
Carson
Castle
Castor
Cazayoux
Chabot
Chandler
Childers

Clarke
Conaway
Clyburn
Cohen
Conyers
Cooper
Costa
Costello
Courtney
Cramer
Crowley
Cuellar
Cummings
Davis (AL)
Davis (CA)
Davis (IL)
Davis, Lincoln
DeFazio
DeGette
DeLauro
DeLauro
Dent
Dicks
Dingell
Doggett
Donnelly
Doyle
Edwards
Ehlers
Ellison
Ellsworth
Emanuel
Emerson
Engel
English (PA)
Eshoo
Etheridge
Farr
Fattah
Filner
Forbes
Fortenberry
Foster
Frank (MA)
Frelinghuysen
Gerlach

Giffords
Gonzalez
Green, Al
Green, Gene
Grijalva
Gutierrez
Hall (NY)
Hare
Harman
Hastings (FL)
Herseth Sandlin
Higgins
Hill
Hinchey
Hinojosa
Hirono
Hobson
Hodes
Holden
Holt
Honda
Hooley
Hoyer
Inslee
Jackson (IL)
Jackson-Lee
(TX)
Jefferson
Johnson (GA)
Johnson (IL)
Johnson, E. B.
Jones (OH)
Kagen
Kanjorski
Kaptur
Keller
Kildee
Kilpatrick
Kind
Kirk
Klein (FL)
Knollenberg
Kucinich
Kuhl (NY)
Lampson
Langevin
Larsen (WA)

Larson (CT)
Latham
LaTourette
Lee
Levin
Lewis (CA)
Lewis (GA)
Lipinski
LoBiondo
Loebach
Lofgren, Zoe
Lowey
Lynch
Mack
Mahoney (FL)
Maloney (NY)
Markey
Marshall
Matheson
Matsui
McCarthy (NY)
McCaul (TX)
McCollum (MN)
McCotter
McDermott
McGovern
McHugh
McIntyre
McKeon
McMorris
Rodgers
McNerney
McNulty
Meek (FL)
Meeks (NY)
Melancon
Mica
Michaud
Miller (MI)
Miller (NC)
Miller, George
Mitchell
Mollohan
Moore (KS)
Moore (WI)
Moran (VA)
Murphy (CT)
Murphy, Patrick
Murphy, Tim
Murtha
Nadler
Napolitano

Neal (MA)
Nunes
Oberstar
Obey
Oliver
Ortiz
Pallone
Pascarella
Pastor
Payne
Pearce
Perlmutter
Peterson (MN)
Petri
Platts
Pomeroy
Porter
Price (NC)
Rahall
Ramstad
Rangel
Regula
Reichert
Reyes
Reynolds
Richardson
Rodriguez
Rogers (AL)
Rogers (KY)
Rogers (MI)
Ros-Lehtinen
Ross
Rothman
Roybal-Allard
Royce
Ruppersberger
Ryan (OH)
Salazar
Sánchez, Linda
T.
Sanchez, Loretta
Sarbanes
Saxton
Schakowsky
Schiff
Schmidt
Schwartz
Scott (GA)
Scott (VA)
Serrano
Sestak
Shays

NOES—119

Fossella
Foxy
Franks (AZ)
Gallegly
Garrett (NJ)
Gingrey
Gohmert
Goode
Goodlatte
Gordon
Granger
Graves
Hall (TX)
Hastings (WA)
Hayes
Heller
Hensarling
Herger
Hoekstra
Hunter
Inglis (SC)
Issa
Johnson, Sam
Jones (NC)
Jordan
King (IA)
King (NY)
Kline (MN)
LaHood
Lamborn
Latta
Lewis (KY)
Linder
Lucas
Lungren, Daniel
E.
Manzullo
Marchant
McCarthy (CA)
McCrery
McHenry
Miller (FL)
Miller, Gary
Moran (KS)
Musgrave
Myrick
Neugebauer
Paul
Pence
Peterson (PA)
Pickering
Pitts
Poe
Price (GA)
Radanovich
Rehberg
Renzi
Rohrabacher
Roskam
Ryan (WI)
Sali
Scalise
Shadegg
Shimkus
Shuster
Smith (NE)
Souder
Stearns
Sullivan
Tancredo
Terry
Thornberry
Tiahrt
Walberg
Wamp
Weldon (FL)
Westmoreland
Wilson (SC)
Wittman (VA)
Young (AK)

NOT VOTING—21

Andrews
Blumenauer
Crenshaw
Davis, Tom
Diaz-Balart, L.
Diaz-Balart, M.

Ferguson	Kingston	Smith (NJ)
Gilchrest	Pryce (OH)	Wasserman
Gillibrand	Putnam	Schultz
Hulshof	Rush	Wilson (NM)
Israel	Sensenbrenner	
Kennedy	Sessions	

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). Members are advised there are 2 minutes remaining in the vote.

□ 1717

Messrs. GORDON of Tennessee, COLE of Oklahoma and WITTMAN of Virginia changed their vote from “aye” to “no.”

Mr. FORBES changed his vote from “no” to “aye.”

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

ON THE PASSING OF LIONEL VAN DEERLIN

(Mrs. DAVIS of California asked and was given permission to address the House for 1 minute.)

Mrs. DAVIS of California. Mr. Speaker, I rise today to honor the life of a distinguished former Member of this body.

On Sunday, May 18, the San Diego community was grieved to learn of Lionel Van Deerlin's passing. He was a Member of the House for 18 years, between 1962 and 1980, having served the San Diego region honorably, and with a tenacious spirit and the purest sense of loyalty to his constituents.

Congressman Lionel Van Deerlin, who liked to be called simply Van, was equally respected on both sides of the aisle, well known for his grace, civility and humor that he brought to any debate.

As the chairman of the House Communications Subcommittee at the time, Representative Van Deerlin was a pivotal player in positively transforming our Nation's telecommunications industry.

Before and after his days in the House, Congressman Van Deerlin had a distinguished career in journalism and education. Even at 93 years old, Van was a regular commentator to the San Diego Union Tribune, passionately observing both local and national politics with a keen wit. I remember reading his final column last Tuesday, and was awaiting his next, as I always did.

He was unfailingly optimistic, always present with a sparkle in his eye and a smile on his face. This consummate gentleman will be deeply missed by his family, his friends, his colleagues, and certainly the entire San Diego community.

I yield to my colleague from San Diego, Mr. HUNTER.

Mr. HUNTER. I thank the gentlelady for yielding, and I want to join with her and all of our colleagues who knew Lionel Van Deerlin. You know, Van's

trademark was his intellect and his wit. In fact, in our first debate in 1980, I noticed, I looked over and I saw my dad roaring with laughter at every one of Van's one-liners. And I had to ask him after the debate was over whose side he was on.

Some good things do come out of political contests, and one thing that came out of ours was a 28-year friendship.

A lot of people here, in fact, I just talked to JOHN CONYERS here who remembered Van, and a lot of us remember his political skills. He will be known in this city for political skills.

But for those who really knew him in San Diego and around this country, they'll remember him as just a wonderful, wonderful human being.

Mrs. DAVIS of California. Mr. Speaker, I ask we observe a moment of silence in memory of Lionel Van Deerlin.

The SPEAKER pro tempore. All Members will rise and observe a moment of silence.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Without objection, 5-minute voting will continue.

There was no objection.

LAKE HODGES SURFACE WATER IMPROVEMENT AND RECLAMATION ACT OF 2008

The SPEAKER pro tempore. The unfinished business is the question on suspending the rules and passing the bill, H.R. 2649, as amended.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Guam (Ms. BORDALLO) that the House suspend the rules and pass the bill, H.R. 2649, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

RECORDED VOTE

Mr. TERRY. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The SPEAKER pro tempore. This is a 5-minute vote.

The vote was taken by electronic device, and there were—ayes 374, noes 39, not voting 21, as follows:

[Roll No. 336]

AYES—374

Abercrombie
Ackerman
Aderholt
Alexander
Allen
Altmire
Arcuri
Baca
Bachmann
Bachus
Baird
Baldwin
Barrett (SC)
Barrow

Bartlett (MD)
Barton (TX)
Bean
Becerra
Berkley
Berman
Berry
Biggert
Billbray
Billirakis
Bishop (GA)
Bishop (NY)
Bishop (UT)
Blackburn

Boehner
Bonner
Bono Mack
Boozman
Boren
Boswell
Boucher
Boustany
Boyd (FL)
Boyda (KS)
Brady (PA)
Brady (TX)
Braley (IA)
Brown (SC)

Brown, Corrine
Brown-Waite,
Ginny
Buchanan
Burgess
Butterfield
Buyer
Calvert
Camp (MI)
Cantor
Capito
Capps
Capuano
Cardoza
Carnahan
Carney
Carson
Carter
Castle
Castor
Cazayoux
Chabot
Chandler
Childers
Clarke
Clay
Cleaver
Clyburn
Cohen
Cole (OK)
Conyers
Cooper
Costa
Costello
Courtney
Cramer
Crowley
Cubin
Cuellar
Cummings
Davis (AL)
Davis (CA)
Davis (IL)
Davis (KY)
Davis, Lincoln
DeFazio
DeGette
Delahunt
DeLauro
Dent
Dicks
Dingell
Doggett
Donnelly
Doolittle
Doyle
Drake
Dreier
Edwards
Ehlers
Ellison
Ellsworth
Emanuel
Engel
English (PA)
Eshoo
Etheridge
Everett
Fallin
Farr
Fattah
Feeney
Filner
Forbes
Fortenberry
Fossella
Foster
Frank (MA)
Frelinghuysen
Gallegly
Garrett (NJ)
Gerlach
Giffords
Gonzalez
Goodlatte
Gordon
Granger
Graves
Green, Al
Green, Gene
Grijalva
Gutierrez
Hall (NY)
Hall (TX)
Hare
Harman
Hastings (FL)
Hastings (WA)
Hayes

Heller
Herger
Herseth Sandlin
Higgins
Hill
Hinchey
Hinojosa
Hirono
Hobson
Hodes
Hoekstra
Holden
Holt
Honda
Hooley
Hoyer
Hunter
Inglis (SC)
Inslee
Issa
Jackson (IL)
Jackson-Lee
(TX)
Jefferson
Johnson (GA)
Johnson (IL)
Johnson, E. B.
Johnson, Sam
Jones (OH)
Kagen
Kanjorski
Kaptur
Keller
Kildee
Kilpatrick
Kind
King (IA)
King (NY)
Kirk
Klein (FL)
Kline (MN)
Knollenberg
Kucinich
Kuhl (NY)
LaHood
Lampson
Langevin
Larsen (WA)
Larson (CT)
Latham
LaTourette
Latta
Lee
Levin
Lewis (CA)
Lewis (GA)
Lewis (KY)
Lipinski
LoBiondo
Loebach
Lofgren, Zoe
Lowey
Lucas
Lungren, Daniel
E.
Lynch
Mack
Mahoney (FL)
Maloney (NY)
Manzullo
Marchant
Markey
Marshall
Matheson
Matsui
McCarthy (CA)
McCarthy (NY)
McCaul (TX)
McCollum (MN)
McCotter
McCrery
McDermott
McGovern
McHenry
McHugh
McIntyre
McKeon
McMorris
Rodgers
McNulty
Meek (FL)
Meeks (NY)
Melancon
Mica
Michaud
Miller (MI)
Miller (NC)
Miller, Gary

Miller, George
Mitchell
Mollohan
Moore (KS)
Moore (WI)
Moran (KS)
Moran (VA)
Murphy (CT)
Murphy, Patrick
Murphy, Tim
Murtha
Musgrave
Nadler
Napolitano
Neal (MA)
Nunes
Oberstar
Obey
Olver
Ortiz
Pallone
Pascarella
Pastor
Payne
Pearce
Perlmutter
Peterson (MN)
Peterson (PA)
Petri
Pickering
Platts
Pomeroy
Porter
Price (NC)
Radanovich
Rahall
Ramstad
Regula
Rehberg
Reichert
Renzi
Reyes
Reynolds
Richardson
Rodriguez
Rogers (AL)
Rogers (KY)
Rogers (MI)
Rohrabacher
Ros-Lehtinen
Roskam
Ross
Rothman
Roybal-Allard
Ruppersberger
Ryan (OH)
Ryan (WI)
Salazar
Sali
Sánchez, Linda
T.
Sanchez, Loretta
Sarbanes
Saxton
Schakowsky
Schiff
Schmidt
Schwartz
Scott (GA)
Scott (VA)
Serrano
Sestak
Shays
Shea-Porter
Sherman
Shimkus
Shuler
Shuster
Simpson
Sires
Skelton
Slaughter
Smith (NE)
Smith (NJ)
Smith (TX)
Smith (WA)
Snyder
Solis
Souder
Space
Speier
Spratt
Stark
Stupak
Sullivan
Sutton
Tanner
Tauscher
Taylor

Obstacles to the orderly reconstruction of Iraq, the restoration and maintenance of peace and security in the

country, and the development of political, administrative, and economic institutions in Iraq continue to pose an unusual and extraordinary threat to the national security and foreign policy of the United States. Accordingly, I have determined that it is necessary to continue the national emergency with respect to this threat and maintain in force the measures taken in response to this threat.

GEORGE W. BUSH.
THE WHITE HOUSE, May 20, 2008.

PERMISSION FOR COMMITTEE ON ARMED SERVICES TO FILE SUPPLEMENTAL REPORT ON H.R. 5658, DUNCAN HUNTER NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2009

Mr. SKELTON. Mr. Speaker, I ask unanimous consent that the Committee on Armed Services be authorized to file a supplemental report on the bill, H.R. 5658.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Missouri?

There was no objection.

CELEBRATING THE 60TH ANNIVERSARY OF ISRAEL

(Mrs. BIGGERT asked and was given permission to address the House for 1 minute.)

Mrs. BIGGERT. Mr. Speaker, I rise today to celebrate the anniversary of America's staunchest ally in the Middle East, Israel. After 60 years, Israel has proved that a nation that embraces liberty and democracy can flourish in the face of even the strongest adversity. Despite decades of violence and terrorist attacks, the Israeli people have achieved an outstanding level of economic, intellectual, and cultural success.

Among its most notable achievements has been its well-earned reputation as a free sanctuary for millions of refugees from around the world. No other nation in the Middle East has embraced a diverse array of oppressed people like Israel. Over the last 60 years, individuals from more than 100 countries have traveled there and found a welcome home. And, as in America, this great diversity has created a vibrant culture, one that I have enjoyed on several occasions.

In Israel, I have seen firsthand the impressive contributions Israelis have made to the world in areas from scholarship and engineering to cooking and music.

Mr. Speaker, I would like to congratulate the people of Israel on this historic achievement. Their efforts have created for America a powerful ally and a dynamic trading partner, and I'm confident that our close relationship will remain strong for many years to come.

CELEBRATING THE WOMEN IN THE U.S. MILITARY AND EXPRESSING OUR SYMPATHY TO THE PEOPLE OF CHINA

(Ms. JACKSON-LEE of Texas asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. JACKSON-LEE of Texas. Mr. Speaker, it's an honor to be able to rise today to celebrate two important statements that were made on the floor of the House today. I might alter that and say "celebrate" but also to acknowledge and commemorate.

I do want to associate myself with the legislation of Congresswoman SUSAN DAVIS of California in acknowledging the women in the United States military. Women have shown themselves in Iraq and Afghanistan and all around the world to be true leaders. Many have been injured, many of them have seen serious injuries. They have been mothers, they have been sisters and daughters. They have led their families, but yet they have been warriors and battlers for the freedom of America. I salute them and celebrate them as we commemorate Memorial Day.

Let me also join Mr. WU in offering my deepest sympathy to the people of China for this tragic earthquake and the loss of now some thousands upon thousands of individuals. We extend our hand not only of friendship but of support and charity, and I look forward to working with the Consulate General in Houston to be able to provide support for those families here in the United States as well as those who are suffering in China.

Our deepest prayers and deepest sympathy for those who mourn the loss of their loved ones.

□ 1745

CONGRATULATIONS TO REALTORS ON 100TH ANNIVERSARY

(Mr. WILSON of South Carolina asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WILSON of South Carolina. Mr. Speaker, on May 14, the National Association of Realtors celebrated 100 years of support to Realtors and the communities in which they serve.

The NAR consists of 1.3 million members from around the country who are working together to promote positive and ethical service to Americans looking to sell or purchase a home. They are an advocate for homeownership, sound housing policies, and property rights. As a former real estate attorney, I have worked with the Realtors for over 25 years, and I know firsthand of their professionalism.

Homeownership is part of the foundation of the American dream. It is a sign of success and prosperity for millions of Americans and, most often, the largest investment a family will make. Today, a record of almost 70 percent of

Americans own their own homes. This is a testament to the excellence efforts of Realtors.

I commend the Realtors for their hard work and congratulate them on their anniversary, ably led in South Carolina by Andy Walker as State president and Nick Kremydas as executive director. I'd like to pay a special tribute to Jerry Fowler who was one of our finest Realtors who sadly passed away over the weekend but what a great citizen, and he will always be remembered.

In conclusion, God bless our troops, and we will never forget September the 11th.

HONORING THE SERVICE AND ACHIEVEMENTS OF WOMEN IN THE ARMED FORCES AND FEMALE VETERANS

(Ms. WASSERMAN SCHULTZ asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. WASSERMAN SCHULTZ. Mr. Speaker, I rise today in support of House Resolution 1054, to honor the service and achievements of women in the Armed Forces and female veterans. I want to thank my colleague and good friend, Chairwoman SUSAN DAVIS, for sponsoring this resolution.

Next Monday, we will observe Memorial Day, which honors the brave men and women who have courageously served and died in uniform. Women have voluntarily served in support of U.S. military efforts since the Revolutionary War as nurses, cooks and laundresses. Now, women have risen through the ranks and occupy the roles of generals, commanders, pilots, and drill sergeants.

American women have served this country selflessly and with great courage. Today, I recognize the nearly 800,000 women who have served and the hundreds who have been killed or taken prisoner of war. Their service demonstrates that women are fully capable and willing to make the ultimate sacrifice for their country. They are an example to all women and men who will follow in their footsteps.

ISRAEL'S 60TH ANNIVERSARY

(Mr. CAMPBELL of California asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. CAMPBELL of California. Mr. Speaker, in 1948, the United Nations established the Nation of Israel so that a dispossessed and tyrannized people might have the opportunity to return to their historic homeland.

Now, 60 years later, what does Israel stand for in our world community of nations? It stands proudly as the first democracy in the Middle East and the first multiethnic society in the region to proclaim the rights of fundamental liberty for all of its inhabitants.

Israel's commitment to freedom is evidenced by the fact that over 20 percent of its citizens are Arab, but freedom of worship and freedom of speech is granted to all.

Congratulations to Israel and all Israelis on the first 60 years of the modern era. May Israelis enjoy at least another 600.

MAKE THE R&D TAX CREDIT PERMANENT

(Mr. SALI asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. SALI. Mr. Speaker, I rise to address the subject of the R&D tax credit which lapsed on December 31 of last year.

One of this country's greatest strengths has been its ability to innovate, to create and develop new ideas. The lack of a competitive R&D tax credit here at home is driving American businesses to invest in R&D abroad.

In the last 5 years alone, over 100 global companies have established R&D centers in India due to the long-term benefits provided by that government. With benefits such as a 15-year phased income tax holiday, deductions for in-house R&D equal to 1½ times the expenses incurred, coupled with accelerated tax deductions on prior period expenses, it is easy to see why companies are choosing to invest in India over the U.S., especially now that we have allowed our R&D tax credit to expire.

The R&D tax credit should be renewed and made permanent as soon as possible, to create jobs in America and ensure we will always be on the cutting edge of innovation.

GAS PRICES

(Mr. DUNCAN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. DUNCAN. Mr. Speaker, gas prices are now over \$4 a gallon and may be headed higher. Almost all environmental radicals come from very wealthy or very upper income families. Environmentalists apparently want gas to go even higher so people will drive less.

Well, maybe these wealthy environmentalists can afford \$5 a gallon gas, but many poor and lower income and working people are already hurting. Week before last we heard that 935 trucking companies have gone out of business in the first quarter of this year.

We can produce oil now in environmentally safe ways, and we don't have to produce all of our oil. But if we don't start producing a little more, and soon, we're going to become even more vulnerable to foreign oil producers, and we're going to hurt many working people in the process.

SPECIAL ORDERS

The SPEAKER pro tempore. Under the Speaker's announced policy of January 18, 2007, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

JIMMY STEWART—ACTOR—U.S. GENERAL

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Texas (Mr. POE) is recognized for 5 minutes.

Mr. POE. Mr. Speaker, he was born in Indiana, Pennsylvania, on May 20, 1908.

Jimmy became a Boy Scout and remained active in the organization throughout his adulthood.

Of course, I'm talking about Jimmy Stewart. He made more than 80 films, including comedies, Westerns and dramas.

Jimmy Stewart won an Academy Award for best performance by an actor in 1940 for his performance in "The Philadelphia Story." He also received four other Oscar nominations for his performances in "Mr. Smith Goes to Washington," a movie which by the way all Members of Congress should be required to watch, and my personal favorite, "It's a Wonderful Life." He also appeared in "Anatomy of a Murder."

Jimmy Stewart was voted the third greatest movie star of all time by Entertainment Weekly. Jimmy Stewart appeared in a number of television shows and Broadway plays and received a Tony award.

Although Jimmy Stewart would have preferred to attend the Naval Academy, Stewart entered his father's alma mater, Princeton University, in the fall of 1928. He initially considered engineering, but he finally settled on architecture as his course of study, at which he excelled. He graduated from Princeton in 1932.

While he was building his reputation as an actor, the rest of the world was about to go to war. Germany occupied numerous countries in the early part of 1940, and it led Congress to be concerned. And on September 16, 1940, this Congress passed the Selective Service Bill, which we now refer to as "The Draft."

Stewart's draft number was 310, and when his number was called, he appeared at Draft Board No. 245 in Los Angeles in February of 1941.

A 6-foot-3 Stewart weighed only 138 pounds. He was 5 pounds under the acceptable weight limit. He was turned down, but Stewart wanted to fly and serve his country, but by May of 1941 he would have been too old to get into flight school. He went home after that day of being rejected by the draft, and he ate everything he could that fattened him up. He went back and he enlisted in the Army Air Corps, and he passed the physical with 2 ounces to spare.

While others tried to avoid the draft, Jimmy Stewart actually wanted to serve in the military. Later, he would actually campaign to see combat. He was already a licensed pilot. He was interested in aviation as a child. He had taken his first flight while still in Indiana from one of those barnstorming pilots that used to travel throughout the Midwest.

He was a successful actor in 1935, and so he was able to afford flying lessons. He often flew cross-country to visit his parents in Pennsylvania, and he navigated by watching the railroad tracks.

In the military, he was to make extensive use of his pilot training. In March 1941, at the age of 32, he reported for duty as Private James Stewart at Fort MacArthur and was assigned to the Army Air Corps. To comply with the regulations of the Army Air Corps Proficiency Board, he was required to take 100 additional flying hours, and he did so and bought them at a nearby field at his own expense.

Then, in January 1942, Stewart was commissioned a second lieutenant. He was then sent to California at Mather Field as a twin engine instructor which included both B-17s and B-24s. Much to his dismay, Stewart stayed stateside for almost 2 years, until his commanding officers finally yielded to his constant request to be sent overseas and to see combat.

So, in November of 1943, Captain Stewart, now a captain and operations officer for the 703rd Squadron, 445th Bombardment Group, of the Eight Air Force, he arrived in England. Later, he was transferred to the 453rd Bombardment Group.

While stateside, Stewart flew B-17s, commonly called the Flying Fortress, and in England and over Europe he flew B-24s, referred to by historians as The Liberator, and he did so for the remaining years of the war.

Stewart's war record included 20 dangerous combat missions as command pilot, wing commander or even squadron commander. He was awarded the Distinguished Flying Cross with two Oak Leaf Clusters; the Air Medal with three Oak Leaf Clusters; the French Croix de Guerre with Palm; and at the end of the war, he had risen to the rank of colonel.

After the war, he remained in the United States Air Force Reserves and was promoted to brigadier general in 1959. Mr. Speaker, he remains the highest ranking officer in U.S. military history that was also a Hollywood actor.

In 1985, President Ronald Reagan awarded Jimmy Stewart the Nation's highest civilian honor, the Presidential Medal of Freedom.

Jimmy Stewart believed in hard work, love of country, love of family, love of community, and love of God. Jimmy Stewart passed away on July 2, 1997, at the age of 89. Jimmy Stewart would be 100 years old today, and America still needs heroes, and Jimmy Stewart still continues to fit that bill.

And that's just the way it is.

SUPPORTING THE MENTAL HEALTH NEEDS OF OUR TROOPS

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from California (Ms. WOOLSEY) is recognized for 5 minutes.

Ms. WOOLSEY. Mr. Speaker, last week, Members of this House were given a chance to put some real action behind the slogan, "Support the Troops," because one of the spending votes that we had before us included a provision to support the 21st Century Veterans Bill of Rights.

This Bill of Rights will restore full, 4-year college scholarships to veterans of the Iraq and Afghanistan Wars to help make these troops, these soldiers part of an economic recovery like the veterans of World War II.

The first 2 years of the new GI Bill would cost what we spend in 2 days in Iraq. Imagine that. We could provide our veterans with 2 years of the GI Bill for 2 days of what we spend in Iraq. And yet some folks here in the House could not bring themselves to support the provision. All I can say is, what does that say to our brave men and women in uniform?

Veterans who have sacrificed for our country deserve to receive our Nation's support. The administration sent them to Iraq, and because they are vigilant and dedicated, very few of us standing here today serving in the U.S. House of Representatives or Senate have sent our sons and daughters over there.

□ 1800

We haven't had to watch our kids be killed or wounded.

And we must not let our troops down. A prime example of letting them down comes from one of our Nation's top research arms, the National Institute of Mental Health. In a recently released report, the Institute found that the number of suicides among veterans of the wars of Iraq and Afghanistan may exceed the combat death toll because of inadequate mental health care. According to the Director of Community Mental Health Centers, hobbled by financial limits, haven't provided enough scientifically sound care, especially in rural areas.

We've lost more than 4,000 of our Nation's bravest to deadly attacks in Iraq alone. How can a nation stand by while we lose that many men and women to suicide? It is unbelievable that we would be allowing this to happen.

According to a report by the Rand Corporation, soldiers who have been exposed to combat trauma were the most likely to suffer from depression or post-traumatic stress disorder. About 53 percent of soldiers sought treatment during the past year; half of those who received care were judged by Rand researchers to have gotten inadequate treatment. That means about three-quarters of those in need of mental health assistance are going without or are receiving inadequate treatment. Is that how a grateful nation shows its appreciation?

Meeting the needs of our returning troops should be how we show our appreciation, and it should be paramount in our fiscal deliberations. But we can go one step further. We can bring our troops home. We can reject the administration's call to send more troops into the theater. Once we fully fund the safe and orderly redeployment of our troops and military contractors, we can focus our efforts on the men and women walking with hidden wounds, the wounds of PTSD.

I urge my colleagues to reject a blank check for the administration's endless occupation of Iraq. When the House receives the Senate-passed supplemental, we must oppose any bill that does not truly support our troops. We must oppose any spending that is not dedicated to redeploying our soldiers home to their families.

We must bring our troops home. We must end the occupation of Iraq. And we must provide the troops with the care and services they need. We must show them just how much we appreciate their service.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from North Carolina (Mr. JONES) is recognized for 5 minutes.

(Mr. JONES of North Carolina addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

TANKERS

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Kansas (Mr. MORAN) is recognized for 5 minutes.

Mr. MORAN of Kansas. Mr. Speaker, I come to the House floor late this afternoon to express my concern with the United States Air Force's decision to award the \$35 billion contract to build the next generation of aerial refueling tankers to a foreign-led consortium of companies over a proposal put forth by American-based Boeing.

As I stand here today, Americans across the country are hopefully receiving in the mail our effort to stimulate the U.S. economy, that \$600 check. Why, during this time when we're trying to address the issue of our economy and create jobs, is our government outsourcing a multi-billion dollar tanker contract to a foreign company instead of creating those jobs here in America?

The Air Force's selection of European Aeronautic Defence and Space will lead to about 19,000 aerospace jobs in Europe. This decision has a significant impact, of course, in my home State of Kansas. Boeing's finishing and test center for tankers would take place in Wichita. Throughout the State, local suppliers would provide support services and parts for Boeing. In Kansas alone, Boeing's proposal would create or sustain 3,800 jobs and \$145 million annually, important in-

vestments that Europe now stands to gain.

Not only is the Air Force's decision a blow to American jobs, it's bad for our servicemembers and bad for the American taxpayer. Now that we've had a chance to look at the Air Force's analysis, we see how badly flawed the tanker selection competition was. The result is that the Air Force chose a tanker that is higher cost, higher risk, less capable, less survivable, and less efficient.

Boeing has filed a protest with the Government Accountability Office. I have listened to the explanation of the Air Force and the Department of Defense officials and I remain unconvinced that this was a fair competition. And so we now eagerly await GAO's results later this summer.

In the meantime, the Air Force's decision has raised questions that Congress should address. How does this decision impact America's economic security? How does it impact our military security? What are the national security effects of outsourcing critical military work to France and other foreign countries that often oppose our country's foreign policy? Should the Department of Defense's procurement process take into account billions of WTO-disputed foreign subsidies that give foreign manufacturers heavily weighted advantage in these competitions?

Air Force refueling tankers allow our military to operate around the world. In this day and age, the importance of modernizing our aging tanker fleet with the best available option cannot be overstated. In the coming weeks and months, I urge my colleagues in Congress to work to ensure that the right choice is made for Americans and America's military men and women.

BRING OUR TROOPS HOME

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Maine (Mr. ALLEN) is recognized for 5 minutes.

Mr. ALLEN. Mr. Speaker, I rise to express my disappointment with the votes we took last week on Iraq. There were some provisions in the amendment that I voted against that I strongly support, including the ban on torture and the requirement for sufficient rest time for our troops between deployments.

I helped lead the effort in this House to prohibit the administration from establishing permanent military bases in Iraq. I have been outspoken on the failure of previous Congresses to hold private contractors accountable and to punish waste, fraud and profiteering. But last week I could not vote for these provisions because the amendment did not include a firm, responsible deadline to bring our troops safely home.

Let me be clear: Any funding bill that does not contain a binding deadline to end this war is an open-ended commitment to continue it. That's

why I have and will continue to vote against such legislation.

It is now 62 months since the invasion of Iraq and 60 months since President Bush's "Mission Accomplished" pronouncement. It has been 16 months since the beginning of the troop surge that President Bush and his congressional allies believed would give the Iraqis breathing space to resolve their internal conflicts and assume responsibility for their own security.

The vast majority of Americans concluded a long time ago that this war was a mistake. It has strengthened al Qaeda and Iran. It is time to end the war responsibly and bring our Armed Forces safely home.

The death toll of brave Americans now stands at 4,072, with nearly 30,000 wounded, many with life-shattering physical and mental and emotional scars. More than one in three soldiers and marines returning from Iraq later sought help for post-traumatic stress disorder or other mental health problems. The toll on our military families is tremendous. More than 1.7 million Americans have served at least one tour in Iraq or Afghanistan. Four in 10 of these troops have served more than one war zone mission.

Our open-ended commitment in Iraq undermines our ability to meet challenges to our national security elsewhere.

We clearly have much work to do in Afghanistan, where the 9/11 attacks originated. We must also be concerned about the readiness of our Armed Forces in the event that a new threat arises elsewhere in the world. And then there is the toll the war continues to take on our ability to address our needs here at home.

More than 5 years into this war, we know that it will cost more than \$600 billion, but we still don't know what its final price tag will be or how much longer we will continue to pay it. We do know that our national debt is soaring, that our economy is either teetering on the edge or already in recession, and that the price of crude oil is approaching \$130 per barrel. In my hometown of Portland, unleaded gasoline has jumped to nearly \$4 a gallon, with heating oil now surpassing \$4 per gallon.

And we know that these fuel costs are draining family budgets throughout Maine and across America. Is there any question that our open-ended presence in Iraq contributes to these soaring costs? Is there any doubt that the money we are borrowing to pay for this war, largely from the Chinese and the Saudis, will leave our children an enormous debt to pay?

We are spending more than \$3,800 on this war every second. In the time since I began to speak, we've spent another million dollars. These are funds that we could use to fix our ailing health care system, to repair our crumbling infrastructure, to invest in education for our kids, to implement an energy policy to reduce our dependence

on foreign oil, fight climate change, create new jobs, and stimulate new technologies.

Mr. Speaker, more than 140,000 courageous and capable American forces remain in Iraq. They continue to serve with great ability and tremendous courage in the crossfire of a bloody, intractable religious civil war waged, in one form or another, for more than a thousand years.

We need much more than a change in mission for fighting the war in Iraq. Congress must change policy through a firm, responsible deadline to end it. As George Mitchell demonstrated in northern Ireland, only a firm deadline will compel the leaders of the warring factions to assume responsibility for their own security and their own future. And we need a plan to win the peace by engaging Iraq's neighbors to join us to create a stable, successful Iraq because that outcome is as vital to their long-term interests as it is to ours.

Enough is enough. Let's close the open-ended commitment President Bush and his allies in Congress have given to this war. Let's set a firm, responsible deadline and bring our troops safely home.

SUNSET MEMORIAL

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Arizona (Mr. FRANKS) is recognized for 5 minutes.

Mr. FRANKS of Arizona. Mr. Speaker, I stand once again before this House with yet another Sunset Memorial.

It is May 20, 2008, in the land of the free and the home of the brave, and before the sun set today in America, almost 4,000 more defenseless unborn children were killed by abortion on demand. That's just today, Mr. Speaker. That's more than the number of innocent lives lost on September 11 in this country, only it happens every day.

It has now been exactly 12,902 days since the tragedy called *Roe v. Wade* was first handed down. Since then, the very foundation of this Nation has been stained by the blood of almost 50 million of its own children. Some of them Mr. Speaker, died and screamed as they did so, but because it was amniotic fluid passing over the vocal cords instead of air, no one could hear them.

And all of them had at least four things in common. First, they were each just little babies who had done nothing wrong to anyone, and each one of them died a nameless and lonely death. And each one of their mothers, whether she realizes it or not, will never be quite the same. And all the gifts that these children might have brought to humanity are now lost forever. Yet even in the glare of such tragedy, this generation still clings to a blind, invincible ignorance while history repeats itself and our own silent genocide mercilessly annihilates the most helpless of all victims, those yet unborn.

Mr. Speaker, perhaps it's time for those of us in this Chamber to remind ourselves of why we are really all here. Thomas Jefferson said, "The care of human life and its happiness and not its destruction is the chief and only object

of good government." The phrase in the 14th amendment capsulizes our entire Constitution, it says, "No State shall deprive any person of life, liberty or property without due process of law." Mr. Speaker, protecting the lives of our innocent citizens and their constitutional rights is why we are all here.

The bedrock foundation of this Republic is the clarion declaration of the self-evident truth that all human beings are created equal and endowed by their Creator with the unalienable rights of life, liberty and the pursuit of happiness. Every conflict and battle our Nation has ever faced can be traced to our commitment to this core, self-evident truth.

It has made us the beacon of hope for the entire world. Mr. Speaker, it is who we are.

And yet today another day has passed, and we in this body have failed again to honor that foundational commitment. We have failed our sworn oath and our God-given responsibility as we broke faith with nearly 4,000 more innocent American babies who died today without the protection we should have given them. And it seems too sad to me, Mr. Speaker, that this Sunset Memorial may be the only acknowledgement or remembrance these children who died today will ever have in this, chamber.

So as a small gesture, I would ask those in the Chamber who are inclined to join me for a moment of silent memorial to these lost little Americans.

Mr. Speaker, let me conclude in the hope that perhaps someone new who heard this Sunset Memorial tonight will finally embrace the truth that abortion really does kill little babies; that it hurts mothers in ways that we can never express; and that 12,902 days spent killing nearly 50 million unborn children in America is enough; and that the America that rejected human slavery and marched into Europe to arrest the Nazi Holocaust is still courageous and compassionate enough to find a better way for mothers and their unborn babies than abortion on demand.

So tonight, Mr. Speaker, may we each remind ourselves that our own days in this sunshine of life are also numbered and that all too soon each one of us will walk from these Chambers for the very last time.

And if it should be that this Congress is allowed to convene on yet another day to come, may that be the day when we finally hear the cries of innocent unborn children. May that be the day when we find the humanity, the courage, and the will to embrace together our human and our constitutional duty to protect these, the least of our tiny, little American brothers and sisters from this murderous scourge upon our Nation called abortion on demand.

It is May 20, 2008—12,902 days since *Roe versus Wade* first stained the foundation of this Nation with the blood of its own children, this in the land of the free and the home of the brave.

TO SECURE OUR BORDER

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Colorado (Mr. TANCREDI) is recognized for 5 minutes.

Mr. TANCREDI. Mr. Speaker, the U.S. Department of State recently issued a travel warning alerting American citizens about the deteriorating

security situation in Mexico. Violence has become so widespread and rampant that even the State Department is having difficulty papering over the problems with diplomatic language.

According to the travel warning, which was issued last month, a war between criminal organizations struggling for control of the lucrative narcotics trade continues along the U.S.-Mexico border. That's right, a war, and it's in our back yard. And the blood bath isn't only claiming Mexican casualties. According to the State Department, Americans have been among the victims of homicides and kidnappings in the border region. Dozens of U.S. citizens were kidnapped and/or murdered in Tijuana in 2007. There have been public shootouts during daylight hours near shopping areas.

And this conflict between drug cartels is not just a neighborhood turf war fought between dime store thugs with switchblades. According to the travel warning, the conflict between the Mexican Government and "heavily armed narcotics cartels has escalated to levels equivalent to military small-unit combat and have included use of machine guns and fragmentation grenades. Criminals are armed with a wide array of sophisticated weapons. In some cases, assailants have worn military uniforms and have used vehicles that resemble police vehicles."

And endemic corruption in Mexico's government is tipping the scales in favor of the cartels. Police and soldiers desert their posts to give traffickers inside knowledge about tactics and surveillance. And because of their history of corruption and abuse, the police and army are often less popular than the drug cartels who hand out cell phones and employ taxi drivers and youth as lookouts.

Several high-ranking police officials have been gunned down in Mexico this month. This includes Mexico's Acting Federal Police Chief, Edgar Millan Gomez, who was killed by the Sinaloa cartel. In another case, a Mexico City district police chief was the target of a bomb that exploded near the police headquarters. Saul Pena, who was to be named one of the five police chiefs in Ciudad Juarez on the border with Texas, was shot dead earlier this month, making him the 20th police official to be killed in Juarez this year.

Just yesterday, a new Juarez police chief quit his post after receiving death threats. And more than 100 of the city's 1,700-member police force have quit their jobs since January. Several Mexican police commanders have crossed into the United States and are seeking asylum, saying they are unprotected and fear for their lives. And who can blame them?

According to the Associated Press, "Police who take on the cartels feel isolated and vulnerable when they become targets, as did 22 commanders in Ciudad Juarez when drug traffickers named them on a handwritten death list. It was addressed to those who still

don't believe in the power of the cartels. Of the 22, seven have been killed, three wounded in assassination attempts. Of the others, all but one have quit, and city officials said they didn't want to be interviewed."

The Zetas, an infamous group of soldiers turned drug hit men are perhaps the most notorious of the drug enforcers. In Mexico, they hang banners above bridges offering jobs, good-paying family benefits to soldiers and police who desert their posts and join the narcotraffickers. The message the drug cartels are sending, Mr. Speaker, is clear: "Join us or die."

Many Americans might be shocked to learn that many of the Zetas receive their advance training courtesy of the American taxpayer. And the Bush administration is poised to make the problem worse by providing an additional \$1.4 billion in assistance for this purpose. With just \$1.4 billion in taxpayer aid, the argument goes, we can train Mexican police and military to better fight the armed elements of the drug cartels.

But we've been there before. Our border patrol agents in Texas and California have already seen U.S.-provided Humvees and other equipment being used by drug cartels and by rogue units of the Mexican military assisting the smugglers.

Mr. Speaker, handing out another \$1 billion in taxpayer money to a Mexican government so rife with corruption so we can watch the scenario repeat itself makes about as much sense as dropping cash out of helicopters. A better use of the \$1.4 billion, Mr. Speaker, would be to secure our own border before any more of this violence spills over to our country and across that dangerous frontier which is separating us from Mexico.

□ 1815

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Oregon (Mr. DEFAZIO) is recognized for 5 minutes.

(Mr. DEFAZIO addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

FURTHER MESSAGE FROM THE SENATE

A further message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has passed without amendment a bill of the House of the following title:

H.R. 4008. An act to amend the Fair Credit Reporting Act to make technical corrections to the definition of willful noncompliance with respect to violations involving the printing of an expiration date on certain credit and debit card receipts before the date of the enactment of this Act.

RECOGNIZING REVEREND KENNETH E. MARCUS

The SPEAKER pro tempore. Under a previous order of the House, the gen-

tleman from Georgia (Mr. SCOTT) is recognized for 5 minutes.

Mr. SCOTT of Georgia. Madam Speaker, let me first begin by paying just a few words to our beloved Senator EDWARD KENNEDY, who is at this very moment, as we know, fighting for his life.

Senator KENNEDY is beloved by all of us. He is truly the lion in the Senate. Our prayers are with him and his family at this great hour of need.

Madam Speaker, let me just say one word very quickly. This is Memorial Day, and all of us will be visiting our troops. I know I along with other Members of Congress and our entourage will be going over to Europe and into the Middle East to see firsthand about our troops, and I can't think of a better way to celebrate and commemorate Memorial Day than to be over with our troops as they are in harm's way.

Now, Madam Speaker, let me rise to give recognition to an extraordinary American and Georgian and a constituent in my district, in the 13th District of Georgia, and that is Pastor Kenneth E. Marcus, who is now celebrating his 20th anniversary as pastor of the Turner Chapel AME Church in Marietta, Georgia, in Cobb County, in the heart of my district. Let me just say a few words about this outstanding individual.

Reverend Marcus was born in Trinidad in the West Indies. He came to this country in 1975. Then he went to Morris Brown College and got his bachelor's degree from Atlanta University. And, Madam Speaker, it was there as a college student that Reverend Marcus received the word and the call from God to preach. He then immediately went to Emory University in Atlanta, Georgia, where he received his master's degree in divinity. And he started off his career in Athens as his first assignment at the St. Luke/Nimno Circuit in Athens, Georgia. Then he moved on to the Greater Smith Chapel AME in Atlanta, Georgia. And then in 1988 this extraordinary Georgian Reverend Kenneth E. Marcus was appointed pastor of the Turner Chapel AME Church in Marietta, Georgia.

And let me just say, Madam Speaker, to show you the significance of this individual, when he was appointed there at Turner Chapel in 1988, there were just 150 members of that church, and now today, just 20 years later, that church has a membership of over 6,000 people. That in and of itself is testimony to the great leadership and the contribution of this outstanding pastor. And this church that he started, he started in a high school gymnasium in Cobb County, and now today Turner Chapel is in an extraordinary cathedral, a modern edifice of extraordinary magnitude which now seats 3,000 members. This is just the testimony of this great, great pastor.

They have over 100 ministries that are serving us throughout Georgia and in some parts of this Nation. And we are so proud of Reverend Kenneth E.

Marcus on his 20th anniversary as the pastor of Turner Chapel AME Church in Marietta.

But he did not do that alone. With God's help, God provided him with an extraordinary partner in Ms. Cassandra Young Marcus, who not only is his partner and his wife but is also the assistant pastor at Turner Chapel. What a great story, what a great American story of achievement and attainment, and we are so proud to, in this Congress, celebrate and recognize his 20 years of service.

You know, Madam Speaker, God calls people for various purposes, and God each Sunday calls this individual, Reverend Kenneth E. Marcus, and gives him utterance to speak boldly as he ought to speak about the mysteries of the Gospel. And he does it with boldness and vision and inspiration each Sunday.

And in conclusion, when you talk about greatness, Madam Speaker, and in this measure we are talking about a great man in Reverend Marcus, that greatness is measured by three people that I would like to mention. When the word "greatness" or what it means to be a great person was put to the great philosopher Aristotle, he said in order to be great, you have to, first of all, "know thyself." Well, Reverend Marcus not only knows himself but he knows whose he is as well.

And Marcus Aurelius, the great Roman general, said in order to be great, you need to have discipline. But just a measure of moving a church from 150 parishioners to 6,000 is that.

And then, finally, when the question was put to the great Messiah, Jesus Christ, Jesus said in order to be great and certainly a great minister, you must, first of all, sacrifice yourself. And this is a story of a great man who has sacrificed himself so that the world can be a better place.

It is with great pride that this Congress of the United States commemorates and recognizes Pastor Marcus on his 20th anniversary as the pastor of Turner Chapel AME Church in Marietta, Georgia.

Mr. CANNON. Madam Speaker, will the gentleman yield?

Mr. SCOTT of Georgia. Yes, I will.

Mr. CANNON. I thank the gentleman for yielding.

Madam Speaker, I simply want to associate myself with the gentleman's remarks about our friend TED KENNEDY. I'm going to do a Special Order in a little while about energy. I think he would disagree with most of what I say, but he would do it in an agreeable fashion. He has been a good friend and great legislator. And I want the gentleman to know that, with him, my prayers and the prayers of many others on our side of the aisle go out to the Senator in this time of great difficulty.

Mr. SCOTT of Georgia. Absolutely. And as this indicates, Madam Speaker, Senator KENNEDY is beloved by all of us, both Democrats and Republicans.

RECOGNIZING PIZZA HUT ON ITS 50TH ANNIVERSARY

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Kansas (Mr. TIAHRT) is recognized for 5 minutes.

Mr. TIAHRT. "Gather 'round the good stuff." That's what Pizza Hut says in their ads today. But they have been gathering around the good stuff for 50 years.

Madam Speaker, I rise today to recognize the 50th anniversary of an American success story, Pizza Hut. It has grown from a single brick building in Wichita, Kansas, to more than 11,000 stores worldwide with sales of more than \$1.8 billion in the last fiscal quarter alone.

Founded on May 31, 1958, by Dan and Frank Carney, Wichita, Kansas, natives, Pizza Hut represents the very essence of the American Dream. The Carney brothers borrowed \$600 from their mother, purchased used kitchen equipment, and rented a 550 square foot brick building and began selling pizzas.

The business grew quickly, and in 1959 they opened their first franchise restaurant in Topeka, Kansas. By 1966, just 8 years after opening, Pizza Hut established its first home office in Wichita to oversee the booming business of 145 restaurants.

In the late 1960s, a pizza company from California was beginning to expand eastward, and the Carney brothers were faced with new business challenges. They decided that Pizza Huts would be the neighborhood pizza restaurants, with standard layouts and looks. In 1969 the red roof was instituted as the national standard for Pizza Hut locations. The move paid off, as Pizza Hut became the number one pizza chain in the world, both in term of sales and in the number of restaurants.

Frank Carney attributes the early success of Pizza Hut to the good values and solid work ethic he and his brother learned from helping their father at his neighborhood grocery store. They believed that growth would come through a commitment to quality and an attitude of service from dedicated employees.

The 1970s were a significant time of growth for Pizza Hut. They became a publicly traded corporation in 1970, opened their 1,000th store in Wichita, Kansas, in 1972, and their first international restaurant in Costa Rica that same year. Four years later the 100th international store opened in Australia and the 2,000th Pizza Hut store worldwide. In 1977 they merged with PepsiCo.

Since then Pizza Hut has grown in terms of restaurants and menu options. In 1986 they began offering delivery services. In 2000 Pizza Hut joined with several other restaurant holdings, including KFC and Taco Bell, to become YUM! Brands.

A number of events are planned to celebrate the 50th anniversary of Pizza Huts' founding, culminating in a gala

at the Gaylord Hotel in the DC area here on the evening of May 31. I want to especially commend Bev Jeskie for all her hard work in organizing these events and for making sure that I remained informed of their activities.

Madam Speaker, the idea began 50 years ago in a little hut in Wichita, Kansas. It has been immensely successful. Dan Carney cites the relationships he developed, strengthened with friends, family members, co-workers, and franchisees, as being the most important aspect of Pizza Hut. Madam Speaker, I encourage my colleagues to take a cue from a couple of good Kansans: "Gather 'round the good stuff."

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Ohio (Ms. KAPTUR) is recognized for 5 minutes.

(Ms. KAPTUR addressed the House. Her remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Indiana (Mr. BURTON) is recognized for 5 minutes.

(Mr. BURTON of Indiana addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

SECURITY OVERREACTION

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Tennessee (Mr. DUNCAN) is recognized for 5 minutes.

Mr. DUNCAN. Madam Speaker, Ian Lustick, a professor of the University of Pennsylvania and research fellow at the Independent Institute in California, wrote an article in *The Hill* newspaper a few days ago which made a great deal of sense. He wrote this:

"Nearly 7 years after September 11, 2001, what accounts for the vast discrepancy between the terrorist threat facing America and the scale of our response? Why, absent any evidence of a serious domestic terror threat, is the war on terror so enormous, so all-encompassing, and still expanding? The fundamental answer is that al Qaeda's most important accomplishment was not to hijack our planes but to hijack our political system. For a multitude of politicians, interest groups, professional associations, corporations, media organizations, universities, local and State governments, and Federal agency officials, the war on terror is now a major profit center, a funding bonanza, and a set of slogans and sound bites to be inserted into budget, project, grant, and contract proposals.

"For the country as a whole, however, it has become a maelstrom of waste and worry that distracts us from more serious problems."

Michael Chertoff, Secretary of Homeland Security, testified before the Senate a few months ago in a way no other Cabinet member probably ever has. He

essentially said we are spending too much on security and should not let an over-exaggerated threat of terrorism "drive us crazy," into bankruptcy, trying to defend against every conceivable threat. He went on to say: "We do have limits and we do have choices to make. We don't want to break the very systems we're trying to protect. We don't want to destroy our way of life trying to save it. We don't want to undercut our economy trying to protect our economy, and we don't want to destroy our civil liberties and our freedoms in order to make ourselves safer."

Secretary Chertoff was exactly right. I believe that most Members of Congress will vote for almost anything if the word "security" is attached to it so that they will not be blamed if something bad happens later. We should do some things to protect against terrorism, but we should not go overboard if we still believe in things like freedom and liberty.

Actually, most security spending is more about money for government contractors and increased funding for government agencies than it is about any serious threat. Just 3 weeks after 9/11, when security requests for money were already pouring in, the Wall Street Journal hit the nail on the head in an editorial:

"We'd like to suggest a new post-September 11 rule for Congress: Any bill with the word 'security' in it should get double the public scrutiny and maybe four times the normal wait lest all kinds of bad legislation become law under the phony guise of fighting terrorism."

□ 1830

The Wall Street Journal was exactly right. Unfortunately, Congress has not followed this good advice. But it is just as relevant today as it was when it first written.

Bruce Fein was a high ranking Justice Department official during the Reagan administration. He says the Federal Government has, "inflated the international terrorism danger in order to aggrandize executive power." This is true, in part. Most agencies and departments do exaggerate the threats or problems they are confronting to get more power. But they primarily do so to keep getting increased appropriations.

Certainly, we need to take realistic steps to fight terrorism. But if we gave the Department of Homeland Security the entire Federal budget, we still could not make everyone totally safe. In a cost benefit analysis, you fairly quickly reach a point in the terrorism threat where more spending is almost totally wasted. People are hundreds of times more likely to be killed in a wreck or die from a heart attack or cancer. We need to spend more on the greatest threats. Also, we need to make sure we do not lose our liberty in a search for an illusive security.

Bruce Fein wrote that if the, "war against international terrorism is not

confronted with corresponding skepticism, the Nation will have crossed the Rubicon into an endless war, a condition that Madison lamented would be the end of freedom."

Madam Speaker, to sum up, a few people are getting rich at the expense of many by claiming that they are trying to increase our security. We don't need to make our already bloated Big Brother government even bigger just because some company or some bureaucrat callously uses the word "security" just to get more money and power.

The SPEAKER pro tempore (Ms. CLARKE). Under a previous order of the House, the gentleman from Illinois (Mr. WELLER) is recognized for 5 minutes.

(Mr. WELLER of Illinois addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Texas (Ms. JACKSON-LEE) is recognized for 5 minutes.

(Ms. JACKSON-LEE of Texas addressed the House. Her remarks will appear hereafter in the Extensions of Remarks.)

THE ACRE PROGRAM

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Arizona (Mr. FLAKE) is recognized for 5 minutes.

Mr. FLAKE. Madam Speaker, Congress recently approved the farm bill and it's now on its way to a Presidential veto. Any farm bill that increases the size and scope of government, lacks real reform, continues to provide for wasteful agricultural subsidies, and even allows millionaires to continue to receive these subsidies, deserves the veto that it's going to get. It also uses a lot of budget gimmicks to get under the level that would allow it to pass in the first place. So I am glad that the President has decided to veto the bill. We should sustain it.

There's another big reason to sustain a Presidential veto of the farm bill. It's recently come to light, and we only know this because we got the final draft of the bill I believe on the day or just the day before that we voted on it so very few of us were able to actually look through it and to see what was in it. One of the programs in it is called the Average Crop Revenue Election, or ACRE program. This will allow farmers starting in 2009 the option of taking a 20 percent reduction in direct payments and other farm supports in return for a Federal guarantee on their revenue.

Now as we talked about during the debate on the farm bill, farmers can receive direct payments that don't relate to the price of commodities at all. They simply receive payments based on acreage that they had way back when.

These payments total about \$5 billion a year. They should be done away with completely. But they are now seen as an entitlement. We tried and failed to remove those direct payments from the bill. Those are received, as I mentioned, by millionaires. In fact, a couple, a farm couple, husband and wife in farm and nonfarm income, can make as much as \$2.5 million and still receive direct payments in this legislation.

If that wasn't enough, this new ACRE program will allow farmers to actually claim subsidies at a level far higher than they used to under the old bill. Under the farm bill, 2002, which was bloated in itself, once crops dropped below a certain price, then some subsidies would kick in. But apparently those prices were too low for this new bill. And so under this new program, at a far higher threshold, new subsidies will kick in.

The Department of Agriculture estimates that if the price of corn drops, for example, to \$3.25 per bushel, the program, this new ACRE program that is new to this bill would dole out nearly \$10 billion just to corn farmers. If the price of wheat drops to \$4.50 a bushel, wheat farmers would be eligible for \$2.5 million in assistance. Again, this is assistance above and beyond what we have done in the past, or what the bill calls for, anyway.

This is new money that taxpayers are exposed to. This is a lot of exposure. It's indecent exposure for the taxpayers. If soybeans, for example, drop to about \$7 per bushel, that is another \$7 billion in assistance that will be going out to farmers. Now CBO's estimate of this program showed a net savings, but that was largely due to being forced to use outdated projections associated with the 2007 baseline.

The bottom line is we have skyrocketing corn, wheat, soybean prices. When we base a new subsidy program off these high level prices, then we are going to kick in a lot more readily than we would have otherwise, and we are going to be paying out a lot more. The taxpayers will be on the hook for a lot more.

These estimates, I think had they been available, had more people been aware of this new subsidy program, I think we would have had a lot more votes against the farm bill. It provides Members with a good reason, even if they voted for the farm bill last week, to sustain the President's veto and say let's go back to the drawing board. We simply cannot, cannot expose the taxpayers to this much subsidy.

Way back when, part of what is driving corn prices so high, for example, are the ethanol subsidies that we are providing. We have been told for decades these were just to prime the pump. Once we get it started, get this program started, we won't need to subsidize ethanol any more. Yet, here again the bill we passed last week subsidizes ethanol heavily. It also imposes tariffs on imported ethanol.

Now I believe that some people are worried that those ethanol subsidies,

because we are learning how much they're increasing the cost of food and how much degradation of the environment is actually being caused by ethanol, that those ethanol subsidies might be going away. This is a way to guarantee money still being paid, regardless of ethanol subsidies, because the cry will be, Well, if we get rid of ethanol subsidies, the price of corn will drop and the taxpayers will be paying anyway if the price drops under this new subsidy program. So this is a way to simply ensure that we are paying subsidies, regardless. We shouldn't be doing so.

We know that the farm bill, the old farm bill that we just replaced, the new farm bill, it pays out unnecessary subsidies, it distorts the free market, it forces farmers to plant where they shouldn't plant and not plant where they should, and it also distorts our international trade obligations and makes it less likely that we can open new markets.

I would urge us, Madam Speaker, to sustain the President's veto of this farm bill.

ENERGY PRODUCTION IN OUR COUNTRY

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Georgia (Mr. BROWN) is recognized for 5 minutes.

Mr. BROWN of Georgia. Energy is the lifeblood of the American economy. Our economic prosperity is closely tied to the availability of reliable and affordable supplies of energy. Unfortunately, U.S. energy production has grown only 13 percent, while energy consumption has grown by 30 percent since 1973.

Instead of traveling to spend time with loved ones, record gas prices will keep many Americans home this Memorial Day. Gas prices are now over \$1.46 higher nationally than when Speaker PELOSI took over, and will shortly be over \$4 a gallon. These high prices are forcing many to choose between taking a vacation or paying bills.

It should come as no shock to anyone that AAA predicts that the percentage of Americans traveling more than 50 miles from home over this holiday weekend will fall by nearly 1 percent from last year. That one percent represents hundreds of thousands of families.

Skyrocketing gas prices and a risky dependence on fuel supplied by volatile foreign nations highlight our need for an American energy policy that emphasizes production and decreases our reliance upon Middle Eastern oil.

Many here in Congress bemoan America's addiction to foreign oil, yet they refuse to allow access to American oil and gas supplies that are necessary to cure this addiction. America has been blessed with abundant natural resources and we should not be hesitant to tap into them, especially at a

time when energy prices are soaring so high and are climbing higher.

The Outer Continental Shelf is estimated to contain 19 billion barrels of oil and 84 trillion cubic feet of natural gas. Alaska's ANWR is estimated to contain between 5.7 and 16 billion barrels of oil. What do these two areas share in common? They are both off limits to any development. At the same time, China is fixing to tap into our natural gas resources off the coast of Florida by 45 to 50 miles, and we can't do it ourselves. Not even 100 or 200 miles off shore.

Developing American oil and gas on these lands will help bring the price down and help break the stranglehold on energy that hostile countries in the Middle East enjoy. This can be done in an environmentally sound manner and should be implemented immediately.

What is the opposition's solution to this national emergency? How about raising the Federal tax on gasoline by 50 cents a gallon, on top of an already existing Federal tax of 18.4 cents per gallon and increasing the tax on diesel fuel by 24.4 cents per gallon. Gasoline is not taxed too little. It is taxed too much. With economic disruptions caused by the current high price of gasoline, Congress should vigorously oppose any efforts to increase fuel taxes and instead reduce or eliminate the already existing Federal fuel taxes.

Environmental groups haven't allowed a new oil refinery to be built in the United States in decades. It does little good to increase our use of domestic supplies of oil if we do not have the refinery capacity to quickly convert our crude oil into a usable form. Members on both sides of the aisle need to stand up to these fringe groups and implement policies that encourage construction of new refineries in the United States.

Many Americans are feeling the financial hardship this Memorial weekend of record high gasoline prices and will choose not to travel. Our energy problems were not created overnight, and will not be solved overnight. Congress just act swiftly to address this growing energy crisis. America's energy policy must make us stronger and less reliant on countries hostile to freedom.

Passing any so-called "energy" bill that fails to produce even one single kilowatt of new energy, or produce a gallon of gas, is not the solution. We must pass legislation that will allow for responsible use of our known American supplies of energy that reduce excessive and burdensome environmental policies and encourage the development of alternative forms of energy, such as nuclear power, that has proven to be incredibly safe and a successful source of energy.

I stand ready to do so, and encourage my colleagues to do the same.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from South Carolina (Mr. BARRETT) is recognized for 5 minutes.

(Mr. BARRETT of South Carolina addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from New York (Mr. KUHLMANN) is recognized for 5 minutes.

(Mr. KUHLMANN of New York addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

ENERGY POLICY IN AMERICA

The SPEAKER pro tempore. Under the Speaker's announced policy of January 18, 2007, the gentleman from Utah (Mr. CANNON) is recognized for 60 minutes as the designee of the minority leader.

Mr. CANNON. I would like to speak this evening about energy policy in America, and the sources of energy, and I expect to be joined here in this discussion with several other Members of Congress. ADRIAN SMITH from Nebraska is going to be speaking to us, and I will yield to him very shortly about the Alaskan National Wildlife Reserve; JOHN PETERSON will be with us about natural gas and the need to develop that resource; ROB BISHOP will join us I think shortly to talk about what it means in the human costs to not have the resources that we need. We expect to be joined by PHIL GINGREY of Georgia and perhaps JOHN SHIMKUS of Illinois as well.

□ 1845

Let me begin by just saying that the U.S. policy to use corn for ethanol and drive up the prices of grain worldwide and to not develop the resources that we have so richly in America are not morally neutral. They are profoundly wrong. So I hope that after some discussion about these issues tonight, our colleagues in Congress will begin to understand what the resources are and how we can use them.

Now I would like to yield to the gentleman from Nebraska (Mr. SMITH), and when he is finished talking about the ANWR issue, I would like to put that in perspective by talking about what other resources we have and how that fits. But drilling in ANWR is profoundly important. If we had done that some years ago, we would absolutely not have prices over \$100 a barrel for oil.

I yield to Mr. SMITH.

Mr. SMITH of Nebraska. Thank you to the gentleman from Utah for yielding me time so that we can have a bit of a conversation on energy. I truly believe that our country is lacking a balanced policy. I think that our country is lacking a commonsense policy, which certainly leaves consumers out of the mix for what they need with food, with fuel for their vehicles, energy to heat their homes, energy to run a small business. The list goes on and on.

But as we do address and look to the future, I think that utilizing today's technology and even tomorrow's technology so that we can certainly use the resources afforded our country, we can do that in a very responsible manner, and that we would not have certain issues become symbols of I think an extreme agenda that are endorsed by I think a relatively small group of Americans.

In 1980, the Congress, and President Carter, I will add, created the nearly 20 million acre Arctic National Wildlife Refuge, but they set aside 1.5 million acres of ANWR's northern coastal plain for the purpose of future energy exploration and development. Let me repeat that. They set aside, this is Congress and President Carter in 1980, 1.5 million acres of ANWR's northern coastal plain for the purpose of future energy exploration and development. This parcel is known as the 1002 area, named after the section of the act that set it aside for its energy resources.

Energy exploration will be limited to just 2,000 acres of ANWR's 1002 area, an acreage limitation made possible by 21st century technology. This 2,000 acres, I will add, is equivalent to one-tenth of 1 percent of ANWR's total acreage.

According to the U.S. Energy Administration, the mean estimate of recoverable oil in ANWR is 10.4 billion barrels, all of which is now economically recoverable. That is more than the twice the proven oil reserves in all of Texas. That is almost half of the total U.S. proven reserves of 21 billion barrels. That represents a possible 50 percent increase in total U.S. proven reserves.

EIA also estimates daily ANWR would provide 1 million barrels per day for 30 years. Will that affect oil prices? Absolutely. Is that a government subsidy? No. I hope that we can get beyond the policies of just saying "no" to domestic sources of energy. This is equivalent to what the entire State of Texas produces daily. ANWR's 30 year, 1 million barrel per day supply, also equals 30 years of imports from Hugo Chavez of Venezuela.

Let's talk about the revenue. According to a recent CRS report, at today's prices of \$125 per barrel, ANWR development would deliver \$191.1 billion in corporate income tax and royalty revenue to the Federal Government. Let's talk about fiscal responsibility. Bonus bids alone would deliver close to \$4 billion to the Federal Treasury.

Economically speaking, relating to jobs, ANWR energy production would create between 250,000 and 750,000 good jobs in America across the country. These are good, broad-based jobs in the energy sector that, in the end, help consumers. A study from the National Defense Council Foundation says that the figure could be as high as 1 million new jobs for Americans in all 50 States and the District of Columbia.

In terms of environmental protection, ANWR's leasing plan will be cer-

tainly environmentally sound. The Interior Department must administer the leasing program to result in no significant adverse effect on fish and wildlife, their habitat, subsistence resources or the environment. The leasing program will be subject to stringent regulations that at a minimum will require some of these details. Let me share them.

Meeting or exceeding environmental mitigation measures established in the prior environmental impact statement.

Limiting exploration generally to the period between November and May.

Imposing seasonal limits to protect breeding, spawning and wildlife migration patterns.

Using ice roads, airstrips and other low impact transportation methods while limiting air traffic to reduce disturbance to fish and wildlife.

Requiring pipelines and roads to be designed to minimize adverse effects on migratory caribou, other wildlife and surface water flow.

Protecting streams, springs, rivers, wetlands and riparian habitats from the effects of water used in drilling.

Treating and disposing of all waste products by use of a hazardous material tracking system and filing an annual report on waste management.

Educating crew members on environmental protection methods.

Complying with all applicable air and water quality standards and utilizing the best commercially available technology for the exploration and development, not only today, but in the future as well.

I could go on and on with many of these details that assure the responsible development, exploration and henceforth the development, but let me give some perspective to this briefly.

The size of the small wildlife refuges that currently exist barely measure as a fraction of ANWR's 19.6 million acres, yet the ecosystem and energy production in the refuges coexist without harm. Consider the size of these following National Wildlife Refuges supporting active oil and gas production, according to information provided by the U.S. Fish and Wildlife Service:

Hewitt Lake National Wildlife Refuge in Montana, total size, 1,680 acres; Hagerman National Wildlife Refuge, Oklahoma/Texas, 11,000 acres; Kirtland's Warbler National Wildlife Refuge in Michigan, 6,543 acres; Delta National Wildlife Refuge in Louisiana, 48,000 acres. We are talking about a good chunk there. San Bernard National Wildlife Refuge in Texas, 37,000 acres; Crosby Wetland Management District in North Dakota, 86,000 acres. But, my friends, ANWR in Alaska, the total size of the refuge is 19.6 million acres, and proposed development is 2,000 acres.

I would argue that what is best for consumers is a good, balanced energy policy that isn't just about petroleum. It is about many other sources. And the frustration from consumers in the Third District of Nebraska is getting higher and higher and higher, because

they understand the economics of various sources of energy, whether it is biofuels that many people are speaking out against, or even nuclear power, nuclear energy that we know is friendly to the environment in terms of carbon emissions.

Hydropower, it was interesting to learn that New Zealand is one of the world's, I would say, most green countries in terms of energy. They are about 80 percent dependent on hydropower. And there is so much pushback here in America on the development of hydropower, consumers are getting frustrated. It is not just policymakers, but it is consumers as well, because they can do the math.

Clean coal technology, we have come so far with clean coal, and there is even greater promise in the future. Why would we want to sell ourselves short on that? Oil shale, that I know will be discussed here momentarily, certainly is a domestic source of energy. We heard earlier about some comments about becoming energy independent, oil independent, but yet there is so much pushback from developing our own resources in a very responsible manner.

Mr. CANNON. Would the gentleman be willing to answer a couple of questions?

Mr. SMITH of Nebraska. I will do my best.

Mr. CANNON. Thank you. They won't be hard. I might point out in Utah we had 76 billion tons of coal locked up by one monument that President Clinton made, the Grand Staircase-Escalante National Monument. That is the equivalent, the gentleman mentioned coal-to-liquid, that is the equivalent of 150 billion barrels of oil locked up in a monument.

But let me make sure I have these numbers right, because they are actually startling. The whole Alaska National Wildlife Reserve is 19.6 million, almost 20 million acres. That is bigger than most northeastern States.

Mr. SMITH of Nebraska. Even bigger than the Third District of Nebraska, which is huge. Well, not acres-wise, but it is a large area.

Mr. CANNON. The Third District of Utah is large as well that I represent, and that is about the size of that. And so we have about 1.5 million acres that were set aside by President Carter and the Congress when the refuge was established for oil development. Now we are talking about 2,000 acres of land to develop oil on. That is the proposal. That yields 10 billion barrels of oil.

Mr. SMITH of Nebraska. That is correct.

Mr. CANNON. That would mean, I think you said, about 1 million barrels of oil a day.

Mr. SMITH of Nebraska. Correct.

Mr. CANNON. What would happen to the \$120, now pushing on or moving toward \$130, per barrel of oil if we had 1 million additional barrels of oil production a day?

Mr. SMITH of Nebraska. Well, I can't make any promises, but certainly as it

does speak to economics, there is concern that so much of the price of oil per barrel today is based on speculation, that the mere announcement that we would be opening up some domestic sources of petroleum resources, we would be perhaps warning those folks in the speculative world that things may change a bit.

Mr. CANNON. Those speculators have virtually no downside. The upside is limited only by what they are willing to guess on in the future. So to bring that oil price down, I think we need to bring some new sources on or make it clear we are going to bring some new sources on. I think, like the gentleman, that would cause these prices to plummet.

Mr. SMITH of Nebraska. Absolutely. I think the numbers certainly speak for themselves.

Folks, in our economy, on the front lines of our economy, they can do the math. They are very frustrated with what is taking place right now. And while the Third District of Nebraska is a large place, I am not saying it is smaller than this subject area, but we even have opportunities with so many different sources of energy. Why would we want to take something off the table, when there are domestic supplies that with technology today and tomorrow we can do so much more?

But more than that, it strikes me as absolutely amazing that the local folks of these subject areas, specifically ANWR, are supportive of this development. I think you spoke earlier of some places in Utah that you pointed out that the locals support. If it were truly going to plunder the environment, as many would speculate and suggest, the local folks would be fighting against that.

Mr. CANNON. I think that is absolutely right. Reclaiming my time, I thank the gentleman. I would like to point out to him, I paid \$3.59 for gas the last time I bought gas. That is obscene. It is obscene. If we had been thoughtful about ANWR, if we had acknowledged the desires of the people who live in ANWR, who care about the land in ANWR, we would be drilling there, having minimal effects, and producing a much, much lower price for gas. That is an obscenity that we ought to be rid of.

Mr. SMITH of Nebraska. I drive a diesel vehicle, and even though diesel is more efficient on a gallon-for-gallon basis, it is painful. I close with that.

Mr. CANNON. As you leave, I appreciate that. I drove to a new gas station the other day. I went to the pump and put my card in and got ready to pay for the gas, and as I did that, I reached over to get the gas hose and it said \$4.39 a gallon. I was stunned. Then I looked. It was green and I realized that that pump had a diesel handle on it as well. The 15 or 20 percent better mileage you get doesn't cover the extra dollar that you pay, the 25 percent higher prices. So I sympathize with the gentleman.

But I would point out that oil shale is essentially diesel fuel and then can be used for that, and if we develop that, it should bring your prices down, Mr. SMITH, significantly, and all the rest of the world's as well, which I think is the right thing to do.

Thank you very much for your time. We appreciate that.

We are now joined by Congressman BISHOP from Utah, who agreed to join us despite the fact he is hosting a group of German members of the Bundestag. So I would like to turn some time over to him to talk about whatever he wishes, but probably the human costs of these horrible energy prices and policies that we have in America.

I yield to the gentleman.

□ 1900

Mr. BISHOP of Utah. I appreciate my good friend and colleague from Utah that clearly understands this particular issue.

I want to start by introducing you to a character in American history by the name of Elbridge Gerry. Elbridge Gerry is a former Vice President, Governor of Massachusetts, signed the Declaration of Independence. He is also one of three people who spent the entire time at the Constitutional convention and then refused to sign the document.

Now, we have had others; the gentleman up to my left who appear on the ceiling, one of the two Americans that we had in this icon of lawgivers in the history of the world. George Mason was one who stayed there and refused to sign the document. He had a specific reason, and that was it didn't have a bill of rights.

Elbridge Gerry did not have a specific reason. He had a litany of little ticky issues that he thought were wrong with the document. They are so small and so insignificant that I have yet to find a history book that actually lists the reasons for his refusal to sign this particular document. In fact, I had a teacher that one time told me that he had a personality that was the kind so prickly that if the Savior said that the millennium will start on Tuesday, he would say, I can't do that, I have a haircut; we have to wait until at least Thursday to do it. Now, that is what he did.

Despite the fact that he had a litany of problems with the document, the document itself turned out to be a pretty good document. As P.J. O'Rourke would say, the Constitution of the United States is 21 pages that is the operating manual for 300 million people, compared to the operating manual of the Toyota Camry which is four times as long and only seats five. The document worked.

Well, one of the problems and the reason I am introducing you to Elbridge Gerry is we have an Elbridge Gerry attitude towards energy policy. We all agree that we need to be energy secure and energy independent, and we agree we have to do that. But we can't

have windmills off the coast of Massachusetts. We need to be energy secure, but we can't have a liquid natural gas port on the East Coast. We need to be energy secure, but we can't do any kind of offshore drilling even if it is 100 miles away and no one can see it because it might bother the tourists who can't see the drilling going on. We need to be energy secure, but we won't go up to the arctic in Alaska to an area set aside by the Carter administration for the simple purpose of producing energy, and we won't drill there, as the gentleman from Nebraska just recently explained.

We have this idea that we have all these ticky little reasons and details that we won't do this and we won't do that, and the end result is we miss the bigger focus and the bigger issue, and that is we need to be energy secure for our Nation and for the individuals of the Nation.

Our policy towards energy has always caused problems. It has caused problems for businesses, has for several years, and it is causing problems in the way people live their life. Because the issue is not our country's energy policy in the abstract; the issue is, how do people cook their food? How do people heat their homes? How do people create and hold on to a job? Because every time the price of energy increases, jobs are lost, incomes vanish, social programs suffer. Every individual in this Nation suffers with higher and increasing energy prices.

Rising utility bills are indeed one of the major causes of homelessness in this country. And that means, when energy increases in price and cost, the poor and those on fixed income, and there is about 43 million of them in the United States, are the first ones who are hurt and suffering. And how do our people react to this?

There is a couple in Maryland who have decided to take their kids out of weekend activities. So their daughter that was in dance and gymnastics, they no longer drive them to these activities. A Vermont church found itself recently in a \$10,000 arrears simply because it didn't budget enough for its energy. In Maine, in Wisconsin, schools simply have lowered the temperatures in their classes. So, in a district in western Wisconsin the kids in the winter are now wearing fleeces and zip sweaters, to the fact that they even had a fashion show to show kids how to dress warmly as they are now coming to schools. Unfortunately, they held it on a day when it was snowed out, but that is still the fashion show they tried to do. In Louisiana, they no longer run their sprinklers on the ball field. In North Dakota, they are talking about a four-day school week. In Iowa, they have cancelled trips for choirs, athletics, and field trips for the junior high kids.

And schools simply don't have a way of handling this. You can't just put more money into the heating salary. Schools are on a very tight budget,

with the majority of schools' budgeting coming from the cost of salaries, which simply means if energy prices increase, teacher salaries will decrease. They simply can't afford to do it in any other particular way.

We have a Chicago nurse who has cut out her cable television. She can't afford it anymore. Elderly people on fixed incomes especially feel trapped in their apartments because they do not have the flexibility to go anywhere. They can't afford to. We have an example of an elderly gentleman in St. Paul, Minnesota who now travels most of the time on his electric wheelchair because electricity comes with his rent and that is for free, and he can plug it in in the apartment and he doesn't have to buy gas to get around. Now, that is what is happening to real people.

It is happening to the country as well. In the military defense of this country, our costs in the last 3 years for energy for our military has risen from \$3 billion a year to \$7 billion a year.

Our increase in prices are putting our Nation at risk, are putting individuals in jeopardy, and we simply cannot afford to talk about it any longer. We cannot afford to have secret plans that we refuse to identify any longer. We simply have to do something. Because for every dollar spent on higher energy costs, it is a dollar you can't spent on luxuries like tuna casseroles; for our energy is the great social equalizer of this country and it is the one that creates economic opportunity in this country. Our energy should not be those who are rich in government or rich in society or rich economically, the elite that can afford this.

One of our Presidential candidates went in one day on three different jets, each of which spewed out 25,000 pounds of CO₂ per hour. Now, the average American spews out 15,000 pounds of CO₂ per year. And the solution to that was simple: Recognizing that they are now adding to the emissions in the atmosphere, they paid \$11,000, and urged you to all buy mercury light bulbs made in China by coal-powered plants.

Another one of our good friends who makes a great deal of emphasis on the fact of global climate change and global warming lives in a house that consumes 20 times the amount of electricity that an average house does in this country. And his solution to that? Paying offsets that he uses his own company to pay the offsets.

We have a concept right here now of the elite who are not cutting back on their energy consumptions; they are simply paying for it with offsets in a similar way as medieval dukes used to pay for indulgences with the church. And yet, while they are still living in comfort in the elite, what we have is a situation that is harming individuals, and especially individuals who are poor, on fixed incomes, and the elderly.

That is one of the reasons the Western Caucus will be introducing shortly a comprehensive energy bill, one that

realizes that if we are going to solve this problem, not just talk about it but solve it, there are three principles that have to be introduced:

We must increase the production of energy in this country. And we are going to have multiple speakers who will be talking on that aspect. That won't work alone. We also have to increase our efforts of conservation. We cannot solve the problem of our energy future without conservation efforts. But, we cannot solve the problem of our energy independence and our energy security needs by conservation alone. It has to work with other principles. Because it is true, every gallon that we save, every watt of electricity that we do not use is a gallon that does not have to be imported, does not become emitted.

Yet, even by the strictest standards of conservation alone, we can account for only about one-half of the amount of oil that we import into this country every year. It would be hypocritical to rely on this. In fact, it would be, as the Ron Arnold book title says, our goal would be "Freezing in the Dark." It has to be more than that.

In addition to that, though, there is a third element that has to be there that will be an essential part of this bill, which is innovation. If you go back to the turn of the century, Jules Verne could not have imagined what would have happened in the next 100 years. He could not have imagined going from radios to I-pods, and rockets, computers, going from antibiotics to organ transplants. Couldn't even have imagined bottled water. But that has been the reality of the past 100 years.

We have technological abilities that sometimes come slow and sometimes come as fast as new cell phone plans that will provide the ability to use these two concepts to reach the needs so that we can become energy secure. We have certain specific problems that need to be addressed in this process of innovation. We have not had a new refinery built since 1976. In 1980, we had 324 in this country; today, there are 148 that are operating. We can produce 17 million barrels of oil per day from our refinery capacity. Unfortunately, this country needs 21 million barrels of oil per day from our refinery capacity.

We have outdated processes and regulations that need to be put in place along with tax reform to encourage both conservation and production.

We use about 5 million miles of electricity distribution and 1 million miles of natural gas distribution lines. That is not enough. We need to be developing new corridors so that we can more easily transport energy from section to section.

One of the other areas we are looking at is also the workforce. There has been a 90 percent drop in the number of petroleum engineers and geoscience graduates since 1982. At that rate, by the year 2010 we will find a 38 percent shortage in this critical profession that we need to try and find our way to use

the knowledge that we have to build and move us into the future. We need to come up with smart meters, point of sales generations. We need to use the technological abilities that we have to find solutions.

We need to use a system that has financial rewards and prizes to reach our technological goals, because we have found that voluntary innovation and experimentation are always preferable to bureaucratic or international intervention and regulation. Former efforts that failed were not driven by market forces, but they were driven into failure by self-serving governments. We need to combine all these three areas into one. But we cannot overlook the first and most important effort, which is simply production.

We in the West perhaps have a different attitude. To be honest, the West produces the energy the East consumes. So I think by all rights we have the ability to be a little bit holier than thou, both realistically as well as spiritually. But the issue is, we have the ability in this country to be energy secure. The stuff is here. There is more energy imprisoned in this country than most nations actually have, and all we have to do is simply be wise enough to realize we need to go at it, we need to develop it, we need to conserve it, and we need to be creative in the way we distribute it.

We can talk all day as some people do about profits that the companies are receiving, what we should do with those profits. At the end of that discussion, you have to realize it is a useless discussion, because you can talk all day about what we do with profits. Not one new barrel of oil is provided to anybody by that discussion. The only thing we need to do is start talking about going to where the energy is and developing it, conserving it, and being smarter in the way we do it. That means an attitude change. So our goal is to produce, to conserve, and be smarter in the way we do it. And by that method, that method, we will solve the problem.

This Nation needs more than anything else to not talk about the issues any longer, not have secret plans about the issues any longer, but simply to do it. We have the resources, we have the capability, we have the ability to provide for ourselves into the future. And it is almost criminal if we do not do that in a comprehensive and intellectual way.

I still have faith that this country can proceed into that future, and I hope America will join us in this effort to meet these criteria. And I applaud my good friend from Utah, who understands this issue instinctively, and his effort to bring this to the attention of the American people with a lot of different people who understand elements of this, and hopefully we can bring together a comprehensive plan for the future of this country so that we can have energy security and energy independence for our future.

Mr. CANNON. Would the gentleman be willing to enter into a colloquy?

We talked a little bit about innovation. I think that in the bill that we are proposing as the Western Caucus, we have some prizes in there for energy efficiency including what is under consideration, a prize for a motor or an engine or gasoline engine that would go say 100 miles per gallon. And the gentleman probably knows this, but the typical engine in America gets about 17 percent efficiency. In other words, you get about 17 percent of the energy out. The highest efficiency are diesel engines on long-haul trucks, which get about 35 percent; meaning 70, 65, or 83 percent is wasted in the process.

If innovation would support us in doubling the efficiency of engines, what would happen to the price of gasoline in America and diesel?

□ 1915

Mr. BISHOP of Utah. The gentleman is perfect, right on with this one. The problem we have is a simple concept of supply and demand. If the demand is great and the supply is not, the price goes up. And how do you simply get the price to come down? You increase the supply, whether by production increases or conservation increases or new technology increases. But, once again, spot on accurate.

If we don't do that, it's kids who are freezing in classrooms; it's elderly who are stuck in their homes by the fear of going anywhere because they can't afford to get back; it's poor people who will lose their jobs because we don't have enough energy to expand the market.

That's why we do this. We do this for people who are counting on us to have a wise, comprehensive policy.

And we've found also, if you ask, prizes are a wonderful way because people are so creative. People are innovative. And if we allow that spark of creativity and innovation to come forth, we can solve every problem that we face. And it doesn't have to be done by experts sitting in a room in Washington. People have the ability to do that, and they have the ability to do it better than probably we can.

Mr. CANNON. Heaven help us, from experts sitting in Washington who get paid to continue the problem instead of solve the problem.

Thank you, Mr. BISHOP. Appreciate your time.

Let me just point out that production and conservation are both matters of innovation. We're going to talk tonight about new ways to innovate in production, and also in other areas of conservation.

A new motor would conserve a great deal, a new, more efficient motor would conserve a great deal of energy. And I think that if you doubled the efficiency of engines on the highway today, or if you had an engine that doubled the efficiency, the threat of that doubling of efficiency would almost immediately result in a plum-

meting of the price of oil overnight, without any additional production.

We're joined now by Congressman PETERSON from Pennsylvania. And Mr. PETERSON has been a great advocate of developing our natural gas resources with reasons why this is a critical part of what we're doing in the country. And I would yield to Mr. PETERSON as much time as he may consume. And hopefully, at the end of your presentation, we can chat a little bit about what this means for America.

Mr. PETERSON of Pennsylvania. I want to thank the gentleman from Utah and thank him for his leadership in the Western Caucus. Even though I'm from Western Pennsylvania and Central Pennsylvania, I've been a proud member of the Western Caucus my tenure in Congress, and have enjoyed working on the many issues that the West is interested in.

\$129 oil today. I remember a short time ago when it hit 80 and then it hit 90. I came down on the floor, thinking this Congress would start to react as if it was a crisis. Here we are today with \$129. We've been over 120 for a week or so.

Do we have a bipartisan Senate/House task force formed to deal with energy? No. Not an issue.

Do we have a special committee in the Congress here in the House to deal with energy, maybe bipartisan or partisan? No.

Is anybody calling for a special session that we deal with energy?

No matter where I go, where I fly, what coffee shop I sit in, everybody's talking about energy prices. Why? Because a young lady said to me recently, Mr. PETERSON, I make \$320 a week. I'm raising two children as a single mom. I'm now paying \$130 a month, no, \$130 a week to drive to work.

In rural America people drive distances to work. They drive distances to school. They drive distances to shop. They drive distances to go to the doctor. There's no transits, there's no cheap way to travel.

She said, I'm spending \$130 a week. I said, what are you spending to heat your home? She said, I'm spending \$175 a month, year round, to heat my home with natural gas.

What this young lady doesn't know that, since she told me that, energy prices have risen considerably. That was a few weeks ago. And what she doesn't know, and most Americans don't know that natural gas prices to heat our homes are going up measurably this fall.

Last year, at this time, in the summertime, we put our natural gas in reserve, underground caverns because we can't produce enough during the winter heating season. Last year, at this time we were putting gas in the ground at \$6.50 to 7, and that was a little bit higher than usual. Not a lot but a little bit.

Today we're putting \$11 gas in the ground. And I talked to one of the experts at the Energy Department today, and he expects that figure to rise. If we

would have a major storm in the gulf, which we have not had for 2 years, and we always lose some production in the gulf when that happens, we could have 14, \$15 gas go in the ground. If that's true, home heating costs next winter, with natural gas, and that's 62 percent of Americans, will double.

Those who are heating with propane and home heating oil this year paid huge prices, and are going to pay much higher prices next year. Natural gas only went up about 10 percent. But that's going to change.

Folks, America has chosen, the leadership in America has chosen to not produce our own energy, to lock ours up. Now, we did pass a bill today called, interesting name, the Gas Price Relief Act for Consumers of 2008. Now, wouldn't you think that's going to do something with prices?

Well, here's what it does. It's trying to figure out a legal way for us to sue OPEC and other countries who we don't think's producing enough oil. If, you know, I think Saudi Arabia, I looked today, is 12 million barrel a day. And the President was just there, and the Speaker asked him to ask for more oil, and I think he asked for more oil.

A month or so ago, Vice President CHENEY was over there, and the Speaker and others asked him to ask for more oil, and he asked for more oil.

But now we're going to pass a bill saying that if they don't produce enough oil, and if we think they're kind of conspiring and not producing as much as they could, we want some court to sue them in.

Well, it seems to me, we're a little bit vulnerable, because I want you to look at my chart here. Congress, for 27 years, has locked up the Outer Continental Shelf. That's offshore production of energy. Every country in the world produces out there, a major part of their energy, both oil and natural gas.

We've also locked up major parts of the Midwest. Up here in Alaska, we locked up the portion of ANWR that was set aside for energy production. That's why it was set aside. I think we heard in earlier testimony here that 2,000 acres out of millions would have been actually the footprint. And yet, this Congress said no.

Now, we've said no to Alaska. We've said no to the Midwest. The oil shale rock was recently locked up, not signed into law yet, but we passed a bill here with six plus votes, I think, to lock up the shale oil in three States in the West.

We heard earlier about the huge coal lock up with one Presidential order. Congress, and three Presidents, have locked up offshore production.

Now, we have the nerve to say that we're going to sue other countries because they're only producing 12 million barrels a day for us?

I think maybe we ought to pass the bill that Americans could sue Congress and the administration for not producing adequate energy. We have been negligent.

This Congress has the mind set that we're going to run this country with renewables. Now, I wish that was true. But let's look at the chart. The left of this chart is history. The right of this chart is the Energy Department's prediction. There's not much change.

Hydro, non-hydro renewables. This is wind, solar and geothermal and woody biomass. And the one that's increased the most is woody biomass because a million Americans are now heating their home with pellet stoves. That's sawdust made into pellets.

All the wood companies are drying their wood. If they dry their wood they're using wood waste now instead of fuel oil or diesel or natural gas because they can't afford that.

And many power plants are topping off their loads. To keep under air emission standards they may use 80 percent coal and 20 percent wood waste. And we now have some plants coming on-line generating with wood waste. So woody biomass, and now we're talking about cellulosic ethanol, which will also be another use for woody biomass. So that's been the only one that's growing.

Nuclear, we need, we have 45 to 50 plants that are now applying for new permits, and we need all of them to be completed by 2030 to stay equal.

Coal, it shows coal growing. I don't believe that's going to happen. We've had about 60 coal plants in the country that have been turned down by States because of the threat of climate change legislation, which will put a tax on energy.

When you hear people talking about carbon taxes and carbon trading, you need to realize that in every country that's went down that road, that will increase energy prices another 20 to 30 percent. Now, let's say it's 25. Well, at \$4 gasoline, that means, with a carbon tax, gasoline would be \$5 pretty quickly, without oil prices going up.

Now, they show natural gas flat here. I disagree with the Energy Department, because every one of those 60 coal plants that have been turned down will be a natural gas fired generation plant. Just 10, 12 years ago we produced 7 percent of our electricity with natural gas. We're now at 23 percent and growing. And whenever you deal with carbon in any country, the only field you can shift to is natural gas. It's cleaner. No knocks, no socks, and a third of the CO₂. So it's the clean green gas.

Now, we should be using more of it. But if we're going to use more of it, we need to produce more of it and we need to be out on the Outer Continental Shelf. As we showed before, we need to get into the Midwest, we need to do the coal to liquids, coal to gas, as we heard others talking about earlier. We need to do all of those things, and those are all doable.

Folks, we need all the wind and solar we can get. And I'm for it. But if we double it in the next 5 years, we will be less than 1 percent of our energy use in

this country. So it's not big numbers. We can't run the country on renewables.

We're not increasing hydro. Folks, we're really not increasing anything. We're sitting on our hands. We're a policy-less country, as far as energy is concerned.

The 2005 Energy Bill did a lot of good things. The reason we have 45 to 50 permits on nuclear is because it streamlined the process and we now have all those in the pipeline.

The unfortunate part, when we build these nuclear plants, the basins are going to come from Japan, that's the base because we don't have the ability to make them here anymore. And many of the components are going to come from Germany, which has a lot of capacity. And we've kind of lost our capacity.

Mr. CANNON. Would the gentleman yield?

Mr. PETERSON of Pennsylvania. Surely.

Mr. CANNON. You know, looking at that chart is actually a little disturbing, because unless we produce a great deal more natural gas, our current reserves being diminished, or diminishing, we have to import a lot of natural gas. So if we're not going to do coal power plants, if that chart, instead of widening for coal, shrinks for coal, then you have to widen natural gas, which means you're going to have to import a great deal of natural gas.

Mr. PETERSON of Pennsylvania. And that comes from Third World countries, dictatorships, the same type of countries that we're purchasing oil from.

But let me tell you, it's not that simple. LNG, and I'm not opposed to it, but when a tanker is loaded with LNG it becomes a commodity, and countries like Japan and Spain and other countries that have no natural gas, live by it. They will currently, are paying 14 to \$15 per thousand for a tanker load, and we can't afford to pay that. We're paying 11 to put in the ground. We can't put 14 and \$15 dollar gas in the ground, or we are automatically doubling natural gas heating prices for next year.

Now, natural gas is not just a heating fuel. We run our country with it. You know, we use—70 to 90 percent of the cost of fertilizer to grow corn to make ethanol is natural gas cost. That's what we use.

Petrochemical business, 55 percent of their cost is natural gas because they use it as an ingredient and as a fuel.

Polymers and plastics, 45 percent of the cost of that industry is natural gas because they use it as an ingredient, as a fuel. Almost everything we manufacture in America has natural gas in it as an ingredient, as a fuel.

Really, I've had people tell me it's such a wonderful substance, we never should burn it, we should use it as the chemical that it is to make products. But we know that's not going to be the case.

We have lots of natural gas in America. Unfortunately, all the rich fields

are locked up. Offshore is loaded. The Roan Plateau in the West is loaded. They've just found the new Marcella Shale in the Pennsylvania, New York, West Virginia area. It's going to take a while to develop it. But we have lots, but we are not producing enough of it to keep it affordable. And we are looking at a huge spike that's coming at us right now.

But LNG, we can only buy it in the off season. In the heating season, when we need it, we never can afford to pay for it because the other countries bid it up. And they have to pay the price because they don't have any other oil.

Mr. CANNON. So here we are, the Middle East of coal. We have more coal than we know what to do with. We've stopped using coal. We don't use coal to liquid. We don't use those things because we can't sequester the CO₂. That means, instead of expanding, coal declines. Coal declines. Natural gas goes up.

So now all of sudden you just listed all the things that we use natural gas in. And I add those things all to be an inflationary environment where, in particular, food prices go up, or continue to go up, having doubled, in some cases tripled over the last couple of years.

Mr. PETERSON of Pennsylvania. I was in a hardware store last month, and they had their coats on. And I said, what's going on? He said, in the spring and the fall season now we don't heat our store because people, working people are coming in to buy hardware and lumber, it's a lumber yard. And they said because it costs us 800 in the month in the spring and the fall season, now it's going to cost us a lot more than that in the winter, but we have to keep it warm in the winter. But in the spring months, when nothing will freeze, we shut our heat off. That saves us 800 a month. Those are two fall months and two spring months. That saves me \$3,200 profits. So he said, we work with our coats on. Our customers come in with their coats on, they just leave them on and they don't complain. He said, that's how we do it now. We can't afford to heat our store.

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These costs of natural gas, costs to heat schools this year are going to double. Costs to heat our hospitals are going to double. Almost everything that we use gas for will probably come close to doubling this year. It's going to be terribly inflationary, and it's going to make some businesses just noncompetitive.

Mr. CANNON. You and I have been talking about this issue for years now, and we've seen no increase, a modest increase in some drilling in the intermountain west, but very little new sources.

And what's happened to costs of gas, that is, natural gas, over the last 3 years?

Mr. PETERSON of Pennsylvania. Someone was talking the other day

here on the floor that we're drilling twice as many wells and we don't need to drill more. Well, we're drilling in old, tired fields. We're drilling the cracks and crevices that we haven't drilled before. You get out into some fertile territories, there's huge gas fields. Just huge. In fact, off the coast of Florida, there was a huge gas field that I think the lady from MS said it was called very sweet gas and it was tremendous volumes, and we actually bought the leases back so we wouldn't produce it. Yet 50 miles offshore, we have Cuba cutting deals with China, Norway, and Canada. They're going to produce gas 50 miles off the Florida coast, and we can't produce 100 miles off the coast. Does that make sense? I don't think so.

Mr. CANNON. I don't think so either, and I don't think the American people think so. And I think the American people are really fed up. You can't double or triple people's natural gas costs, their heating costs in their homes. You know, personally sometimes I drive in the wintertime even without a coat on. If I jumped out of my truck and went into that store, I'm not sure I would be comfortable, but that's one of the costs that we're imposing on people.

We cannot—the American people are not going to allow us to maintain these idiotic policies that lock up resources while people are actually going hungry in other parts of the world because we're using corn for ethanol and we are taking natural gas, and instead of turning it into fertilizer, we're bidding it off to the Japanese, the Chinese, and the Indians.

Mr. PETERSON of Pennsylvania. Well, the good news is within the next 3 to 4 weeks, we will be offering an amendment to the Interior bill that will open up on the offshore—let me put my sign back up, my chart back up here—in part of the gulf, east Atlantic, Pacific. Both oceans will all be open from 50 miles out for gas and oil.

Now the site distance is level. So if you're at your condo at the beach, when it gets past 11 miles, you won't know it's there. We're going to be 50 miles out. Now, I'd like to come in to 25 or 30 because there's a lot of energy in that section. But we're going to go 50 in hopes that a majority of Congress, House and Senate, will feel the heat from back home and we will open up production.

Canada, Great Britain, Ireland, Sweden, Norway, Australia, New Zealand, all of these very sensitive environmental countries, they all produce. Canada laughs at us. They actually produce in the Great Lakes. They produce in Lake Erie where I live and they sell us the gas. And I asked them the last time they were in, Do you slant drill to our part of the lake? And he smiled and he said, You bet.

Now, we don't allow drilling there either.

We could actually drill the Great Lakes from offshore. We wouldn't even have to get in the lakes. But since 1913,

Canada has produced in the Great Lakes, and now they're selling us, because we get 15 percent of our natural gas from Canada. Our largest producer of oil outside of our own is Canada, and it's also the only major source we have of natural gas other than our own, and I think 2 percent LNG. I think 15 percent of our natural gas. Thank God Canada produces. They also produce right off of the Washington coast, right off the main coast. Right off within sight of us, they're producing energy with no negative results.

I hope in the next 3 or 4 weeks that Congress will feel the heat, understand this issue a little better. A lot of people in the country, a lot of people in Congress don't realize that natural gas is not a world price, and when we're putting \$11 gas in the ground, that's the highest price for natural gas coming out of the ground anywhere in the world. In South America, it's a buck-something. In Russia, it's a buck something.

So our fertilizer, 50 percent of our fertilizer industry has went offshore now. Polymers and plastics are going offshore. Petrochemicals are going offshore. Those are the best blue-collar jobs left in America, and they need natural gas to produce.

Mr. CANNON. Those are the best blue-collar jobs in America and Democratic policies are driving them offshore.

Mr. PETERSON of Pennsylvania. And if carbon capture and CO₂, if you have those who believe that's such an evil force, that the CO₂ we breathe out is a poisonous gas, if we put carbon capture and CO₂ payments ahead of affordable available energy, America will be a Section 8 Nation. We won't compete with anybody in the industrialized world because our energy costs will prohibit it.

Mr. CANNON. You and I are on the Resources Committee together. We are going to have a vote on this issue, and every American is going to know because every talk show host and every newspaper is going to talk about this vote because this vote is about the cost of energy.

And included in that mark-up we are going to have a vote on ANWR, and we will have other votes that I think will be profoundly important.

It was in the mark-up a year ago that the Democrats, over our objections and over our votes, insisted that BLM not be allowed to go forward with its regulatory scheme for oil shale. We're now a year behind on that. It was in the appropriations bill last year. The Democrats put a provision that prohibited the use of any money that BLM had for processing permits on BLM property. Thank heaven that we have school trust lands that can be developed for oil shale. But without that, we would be in real trouble.

Mr. PETERSON of Pennsylvania. Well, maybe 30 years ago when oil was \$10 a barrel and natural was \$2 a thousand, it was smart to use theirs. But

when it's \$129 a barrel and \$11 for natural gas, I think it's time to produce our own. Americans do not need to be sending all of our resources to these other countries.

Mr. CANNON. And you and I talked about the increase in price that went from \$2 to \$9 briefly and then it came back down a little bit, but we talked about how if we don't do this Outer Continental Shelf Development, if we don't do the inter-mountain west and other and gas resources, we'd be in the predicament that, lo and behold, we're in today.

We're talking about families doubling the price of heating their homes, businesses, doubling or tripling the price of heating their business because of failed policy.

We have energy. We need to develop it.

Mr. PETERSON of Pennsylvania. If your foreign competitor is melting steel or making a product with \$1.25 natural gas, you have a huge disadvantage, and that's what's actually happening.

Mr. CANNON. That's right. You cannot compete.

Mr. PETERSON of Pennsylvania. Thanks for the time. In a couple, 3 weeks we will have the opportunity to fight to open up offshore production of oil and gas, and that alone I think will take some, if we could pass that, House and Senate, have the President sign it, I think that would take some of the excitement out of the oil market and oil and gas would settle down because everybody feels there's a lot of hype in there because the traders see it keep going up and they keep bidding it up to make money.

And so we have Wall Street, you know, 15 to 20 percent of our energy prices might be Wall Street making money. But if you take the risk out, you make sure that we have adequate supply opened up, that takes that away; and I think we could see a settling down of the markets, and we might see some measurable price decreases because if we don't, it's going to be a hot summer and it's going to be a long, cold winter for America.

Mr. CANNON. These traders are betting that Saudi Arabia and other OPEC countries won't act contrary to their own interests and allow the price to keep going on up, and that's why you get the speculative bill that we had today.

Mr. PETERSON of Pennsylvania. In fairness to those countries, they're producing more and more energy, and we have chosen not to produce very much of our own only in the whole entire fields. And yet we pass a bill so we think we can sue them because they're not producing enough? I find that interesting. The bill ought to be that the American public can sue us because we've locked up our resources and forced them to buy foreign expensive energy.

Mr. CANNON. I actually used to be a lawyer, and I can't imagine a legal theory upon which you sue a sovereign

country. I can imagine a legal theory upon which you react to Congress. And you know what that is? Vote for someone else.

Mr. PETERSON of Pennsylvania. Well, that is something they all have. And I think, in my view, we need to be watching very closely as we elect a President, do they have a bona fide energy policy for America.

Mr. CANNON. Thank you, Mr. PETERSON. We agree on that point. I think that for the first time in maybe our tenure in Congress, we're going to see a huge increase in the Natural Resources Committee markup of an energy bill to see if we're going to actually drill in ANWR, if we're going to drill in the Intercontinental Shelf and loosen up our drilling elsewhere around the country.

But that sort of begs the question, right now we're talking about various kinds of oil and gas. Let me put some context here.

In our conventional oil resources we have about 50 billion barrels that we know about. That includes 10 billion in ANWR. These are in the United States of America. We have some oil sands. Those are very difficult to develop in America. They're very different from the oil sands in Canada where each grain has a little molecule of water so the oil comes off the sand with just a little bit of heat.

We have about 100 million barrels of oil on the Outer Continental Shelf, and all of that adds up to about 200, 225 million barrels of oil that we have available to us today in the United States.

Think about that. 225 barrels of oil. We now have, and I'm going to pull up a chart here. We have in oil shale about 1.4, 1.3, let's see, that's "trillion" barrels of oil. I'm sorry. That's not "billion" barrels of oil, that's "trillion" barrels of oil in Colorado. In Utah, we have about 800 million barrels of oil and Wyoming about 500 million barrels of oil. Those are millions. We're not talking about a lousy 225 million barrels in all of our other resources. We're talking about 2.6 trillion barrels of oil that are available to America today in oil shale.

Now, let's pull up the map, if we can here. This is a map of Utah. Idaho is over in the corner, southeast Wyoming and northeast Colorado, and you can see the dark green are areas with more intense reserves of oil shale and that the lighter green are areas where you have not quite as dense oil shale. And these are the areas that have the oil that we were just talking about, 1.2 trillion barrels in Wyoming, 800 million barrels in Utah. These reserves are different, and the way to get them out, the way to get the oil out is going to differ between those.

Let's talk for just a moment about why we can be actually talking about producing oil out of shale today whereas it did not work in the past.

In the old days, and over here you see on the side it says "past oil shale efforts," we used heat to convert ker-

ogen. We broke the shale up and put it into a rotary kiln, and then heated it up. The problem is you needed enough heat in that rotary kiln to get the kerogen out, but at the same time, that was hot enough so that the rock melted into itself; and so you would have to shut the operation down occasionally and go in with sledge hammers, literally, and knock the rock out that had melted into itself.

Today you use chemistry and minimal heat to convert the kerogen to oil.

That's a profound difference, and there are about six different companies, four large companies and two small companies, that are using different kinds of technology to get with a smaller amount of heat to convert that kerogen to take it out of the shale. Kerogen, by the way, is a lot like diesel fuel and comes out of the system, very close to that. Needs to be cleaned up a little bit. It's like JP-8 diesel fuel.

In the old days, we mined this. We had a strip mine or room and pillar mining, and then we brought the shale to the surface to be processed. Today, the focus is on in situ recovery and conversion.

Back in the day, low-quality energy, intensive product, or low-quality energy, intensive product to refine; that is you had to put a lot of energy in it and it was hard to refine. And today you have high-quality value product with minimal cost to refine, and then we were focused on the resource back then, and now we're focused on balanced environmental, technical, and economically sustainable methods.

The fact is we've transformed the way we work technologically in the world today, and we can get these resources out of the ground much more cheaply.

Let's talk just for a moment about the reserves that we have—or what we use imported to the United States and the world's reserves.

The Saudi Arabians have about 264 billion barrels of reserves that we know about. Canada has about 179 million or billion barrels of oil, Iran has 138, Iraq, 115, and Kuwait 102. And the people that supply this oil are Mexico, and these are average barrels per day that we import.

So from Canada we import about 2.43 million barrels of oil, from Mexico 1.53, from Saudi Arabia 1.49, from Venezuela 1.36, and from Nigeria 1.13, and then we import a great deal more from other countries who export lesser amounts to us as we go.

These are not exactly the kind of people that we want to be relying on except with the exception of Canada perhaps and also to some degree Mexico, and that's improving.

And in the last couple minutes we have before we finish this, let me just say that this is complicated. The natural resources is complicated and the technology is complicated, but we've advanced dramatically in our knowledge and understanding of how to do

that. We have now, today, for the first time in 30 years a commercial test going on here in eastern Utah of how to get oil shale out of—oil out of shale, and we think that test will be done about September 15, and the projection is we will be able to get oil out of shale for \$30 a barrel.

Now consider this: Trillions of barrels of oil at about \$30 a barrel. That's profound. I think that cost is going to actually go lower than \$30 a barrel, and I'm about to introduce a bill that will allow the President to cut through the permitting processes and allow us to develop our oil shale at a reasonable time using reasonable understanding of the technology and the environmental impacts so that we can actually bring that shale to market, bring down the cost of oil, stop funding our enemies in Iran and Saudi Arabia and Venezuela, and start producing oil in America.

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REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 6049, RENEWABLE ENERGY AND JOB CREATION ACT OF 2008

Mr. ARCURI, from the Committee on Rules, submitted a privileged report (Rept. No. 110-660) on the resolution (H. Res. 1212) providing for consideration of the bill (H.R. 6049) to amend the Internal Revenue Code of 1986 to provide incentives for energy production and conservation, to extend certain expiring provisions, to provide individual income tax relief, and for other purposes, which was referred to the House Calendar and ordered to be printed.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 5658, DUNCAN HUNTER NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2009

Mr. ARCURI, from the Committee on Rules, submitted a privileged report (Rept. No. 110-661) on the resolution (H. Res. 1213) providing for consideration of the bill (H.R. 5658) to authorize appropriations for fiscal year 2009 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2009, and for other purposes, which was referred to the House Calendar and ordered to be printed.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF CONFERENCE REPORT ON S. CON. RES. 70, CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2009

Mr. ARCURI, from the Committee on Rules, submitted a privileged report (Rept. No. 110-662) on the resolution (H. Res. 1214) providing for consideration of the conference report to accompany the Senate concurrent resolution (S. Con. Res. 70) setting forth the congressional budget for the United States

Government for fiscal year 2009 and including the appropriate budgetary levels for fiscal years 2008 and 2010 through 2013, which was referred to the House Calendar and ordered to be printed.

INVEST IN ENERGY INDEPENDENCE ACT OF 2008

The SPEAKER pro tempore (Mr. HARE). Under the Speaker's announced policy of January 18, 2007, the gentleman from Texas (Mr. LAMPSON) is recognized for 60 minutes as the designee of the majority leader.

Mr. LAMPSON. Mr. Speaker, I rise tonight in strong support of a piece of legislation that I recently introduced, H.R. 6067. It's called the Invest in Energy Independence Act.

Our Nation is at a crossroads, as we have been hearing tonight and on other of these Special Orders over the last several days and weeks. We know that we have a serious problem when it comes to our energy security. We rely too heavily, obviously, on foreign sources of energy, and we haven't done enough to promote the clean domestic energy sources that we have available right here in our backyards.

It's going to take every effort for us to find a whole multitude of sources of energy in order to address this energy crisis that we're facing as a Nation. I am hoping that we will not be shortsighted and think that only one particular area is the only solution to our problem; it's not.

The Invest in Energy Independence Act of 2008 takes a giant step forward in remedying this problem through responsible investment of over \$1 billion in our energy future. This legislation before us today is vital in helping us become more secure in the world because it helps us develop our own energy resources in an environmentally responsible manner.

The Invest in Energy Independence Act invests heavily in domestic renewable energy resources such as wind, solar and geothermal, and it also helps us use the energy that we have more efficiently through key energy efficiency and weatherization measures.

Additionally, the Energy Security Fund established in the legislation will also fund carbon capture and storage technologies, which will help us significantly reduce future greenhouse gas emissions.

This legislation funds these vital projects through two main sources. First, it directs into the Energy Security Fund revenue from the prior sale of oil from the Strategic Petroleum Reserve that is currently unused in a Department of Energy account. And secondly, it modernizes the strategic oil reserve by exchanging 70 million barrels, 10 percent, of more expensive light crude oil from the SPR, Strategic Petroleum Reserve, for 70 million barrels of cheaper, heavy crude oil in a step that will allow our stockpile of crude to more accurately reflect the

capabilities of our domestic crude refineries.

Because the crude oil exchange will raise funds that will be set aside, about \$84 million or so, for acquiring additional oil in the future, this legislation will actually increase the total inventory level of the Strategic Petroleum Reserve without the need for additional appropriations, further strengthening our energy supply against potential disruptions.

Now, this is a responsible and thoughtful manner in which to fund the most important energy projects throughout our country. By using funds from the past sale and future exchange of oil from the Strategic Petroleum Reserve to invest in clean, domestic energy projects, oil from the Strategic Petroleum Reserve will do exactly what it is intended: increase domestic energy supplies for the United States and secure the country from potential supply disruptions.

And so I hope I have many Members who will join me. There are already more than 30 who have agreed to cosponsor this legislation with me. I believe that it will strengthen our Nation's energy security by increasing domestic supplies and by modernizing our Strategic Petroleum Reserve.

One of the things that I know that has happened over the last several years is that there has been a dramatic decline in the amount of resources specifically budgeted for research for the Department of Energy. Their budget has declined by 85 percent in the last 30 years. Well, here is the time when we are in greatest need to be looking for every opportunity we can to learn of new ways that we can expand our sources of energy; yet we seem to be pulling in those opportunities to create those resources.

Those are the kinds of things that I think that it's critically important for our Science Committee, for all of us in Congress, to be looking at. It's what I have worked on as the chairman of the Subcommittee on Energy and Environment and I look forward to continuing to work on this legislation.

Well, we have an honorable gentleman, JOHN HALL, who is also one of the cosponsors of this legislation, and I welcome him in joining us tonight to come and talk about this legislation, and I would yield to Mr. HALL.

Mr. HALL of New York. I thank the gentleman, Mr. LAMPSON, and Mr. Speaker, it's an honor again to be here on the floor of the House of Representatives, but it's kind of another sad moment to think that the price of oil went to an unthinkable level again today, cresting over \$129 per barrel.

Gas prices have more than doubled since 2001, and today, the average gas price in my State of New York is over \$4. Oil dependence has become an untenable burden on our economy and a threat to our national security.

Skyrocketing gas prices we see climbing each day threaten to break family budgets that are already being

devoured by the price of food, health care, higher education and consumer goods.

Breaking the grip of OPEC and Big Oil is something that our country must do to thrive and to survive in the 21st century. It's a big job that will take some time, and I'm proud to be here tonight to discuss one of the innovative solutions that the majority and this Congress is working on, the Invest in Energy Independence Act, which I'm proud to be a cosponsor of, and I thank my friend for cosponsoring and offering that bill.

I was talking to another Member at the back of the body when we were taking votes I think a few days ago and talking about this very thing. And you came up and said I happen to have a bill that addresses this problem of the Strategic Reserve absorbing 70,000 barrels a day over and over, day after day, taking them off the market, and creating that much more demand which is helping to drive up the price of oil.

This bill creates a win-win scenario for the American taxpayer. By redirecting through the release of oil from the SPR and restructuring its stockpile, the bill would help to put oil supply on the market to quell prices at the pump in the short-term, and this would also result in revenue to the Federal Government that does not come from increased taxes, which could be used to capitalize a fiscally responsible result and make sure that we take a more permanent action to end our oil addiction. We can't, as many of us have said, drill our way out of our problems.

The bill would invest that revenue in innovative research to develop clean, domestic sources of energy to power our economy. Ending our dependence on foreign oil has to be a top national priority, and to do so, we have to use every tool at our disposal.

Until recently, this administration has been violating the fundamental principle of buy low and sell high by taking oil off the market to fill the SPR at a time when prices were breaking new records and supplies were tight. Smart management of the SPR along the lines called for in Mr. LAMPSON's bill can make the reserve a powerful weapon in our battle against foreign oil dependence, and I strongly support you in this measure.

Mr. LAMPSON. Before you leave, let me just ask a question.

Surely, you heard some of the presentations made by our colleagues earlier talking about the need to increase drilling. What are your feelings about what these needs for our Nation are? Clearly, we must produce everything that we can produce, but isn't there more to the picture than just drilling as a solution?

Mr. HALL of New York. If the gentleman would yield?

Mr. LAMPSON. I would yield.

Mr. HALL of New York. Thank you for asking that question.

If you read the comments by T. Boone Pickens on the front page of the

New York Times and other newspapers and magazines recently, he, one of the original oil tycoons and more successful ones, has said that he's more excited now about wind power than he is about any oil field he ever discovered.

Now, all people might not share his excitement. I talked to Ted Turner, who's been a media mogul and then head of record companies, broadcasting companies, Time Warner/AOL, I believe. I remember him back when he was sailing America's Cup yachts. He's certainly been around the world for a while. But today he said the thing he's most excited about as an investor and as a businessman is solar power.

And I see these men and women who have experience and have been observing commodities and observing economies and observing the way the world works and the direction it's going looking not just at drilling. I mean, obviously we're not going to get out of our dependence or our use of oil or liquid fuels anytime soon, especially for aviation.

As a member of the Aviation Subcommittee, I'm keenly aware of the fact that we might be able to move to electric vehicles, to hybrid, gas-electric or ethanol-electric or biodiesel hybrid, plug-in hybrid vehicles, et cetera, and combine these other technologies on the ground. But when we're talking about aircraft, especially I would say our Air Force, our military aircraft, we need to be able to develop and conserve liquid fuels and liquid petroleum fuels for those purposes and not burn them unnecessarily on the ground that we could use other technologies for.

So I would say that I agree to a point and I disagree to another point. The other problem with petroleum-based, carbon-based, fossil fuel technologies is that they're also emitting carbon dioxide in the atmosphere and accentuating the kind of climate change that we've seen.

I would say climate change resonates more with people than global warming, especially on a day like today in Washington where it's cool for late May. But we've seen the cyclone in Myanmar. We've seen the almost biblical flooding in Arkansas and Missouri and parts of our Midwest. My district in upstate New York has seen three 50-year floods in the last 5 years. We've seen Hurricane Katrina. We have seen droughts in the South and wildfires in Florida right now. We've seen the last couple of summers devastating fire seasons in the Western States and the Rocky States.

So, it's not just that the climate will be getting warmer and the glaciers or sea ice in the Arctic are disappearing but that the extremes of all kinds of weather, be they rain events or drought events, be they hot spells or cold spells, be they low pressure systems that turn into bigger tornados or bigger hurricanes or cyclones, that's what the computer models project. And the more we burn oil, the more we push ourselves down that road.

So, it helps us in a number of ways to look at these alternatives. First of all, for domestic, they are not sending our money overseas by the billions, especially borrowed money that we are getting from countries like China or Japan or other countries we're already hugely in debt to. They don't cause asthma and emphysema and acid rain and oil spills. They don't cause us to possibly be drawn into wars in unstable countries in unstable parts of the world that just happen to have oil.

So it's a win-win-win-win situation. Whether or not you believe that the climate is changing, the fact of the matter is if you can create jobs and create new technologies and new industries here in the United States, get us out of our balance of trade deficit and make the atmosphere cleaner at the same time, I'm happy.

□ 2000

And I think a lot of Americans would be happy, too. I think it solves so many problems that it's clearly the direction our policy should be moving in. And I yield back.

Mr. LAMPSON. Reclaiming my time, so your point is very well made. You can't ignore the fact that we need to continue to rely on fossil fuels as we transition. And we must actually do what the United States Army told us to do in 1945, in a book they published on May 1, 1945, when they told us that it was necessary for this Nation to diversify away from our use of fossil fuels. And they told us how. And much of what they said then and much of what I believe our committees have said and what I believe this country is doing, and even the businesses, certainly like the smart people like T. Boone Pickens, who are looking at these diverse activities that we should be involved with that will give us new sources of energy.

We include in the legislation that we're talking about tonight significant funding for ARPA-E, which is advance research projects. And we talk about wind, solar, weatherization efficiencies, marine/hydrokinetic energy research, industrial energy efficiency. We have already passed many of these pieces of legislation as authorizing, and now we're looking for funding for it. Building energy efficiency, energy storage, batteries. We must find new ways to hold much of the energy that we are creating regardless of the manner in which we are creating the electricity to do it. Geothermal, carbon capture and storage, clearly it's a must if we're going to use some of the coal resources in this country. Natural gas, clean burning fuel, all of these are included in this legislation to be funded with the kinds of projects that will give us a much greater, diverse energy background. More energy storage, Smart Grid, and advanced vehicles research.

So I'm proud of the fact that we have so many people come together to bring us these kinds of projects that have al-

ready gone through, passed by this Congress. And I would like to know about the things that you have been specifically involved with, perhaps things that have been done in the State of New York, where you represent, very ably, the people in your congressional district.

I know that, for example, Texas has spent a great deal of time on wind energy. Arizona has spent a great deal of time on solar energy. Are there things that the State of New York is contributing to this mix of how we diversify our energy sources?

Mr. HALL of New York. I thank the gentleman for yielding.

In New York, in my district, as you suggest, there are a number of very exciting developments going on. We have a private business in Orange County, New York, which is currently taking all the solid waste on a pilot program, municipal solid waste—garbage, trash—not burning it, as the old incineration model would have us do, but separating it, pulling out the recyclables, pulling out the batteries and the cans of insecticide and the toxic substances that might be considered to be household hazardous waste, which, if you were to burn them, they would cause dioxin and heavy metals to go up the stack, and basically pollutants that can harm us and our children. Those things get pulled out and recycled. And what's left after the magnetic field pulls up the ferrous metals and magnetic metals and the shaker grate drops out the dirt and the stones, and so on, you're left with a combination of paper waste, wood waste, food waste, agriculture waste, all of which is gasified with hot sand as a catalyst under a patented process. And then that gas is used to spin a turbine and send, I believe, a couple of megawatts it is that they're generating out into the grid.

But the interesting thing about it is that the global warming gas emissions, the greenhouse gas emissions from this process are 75 percent less than if they put the same material in a landfill, which is what the town of Montgomery was doing before and what cities like New York City are doing. They're trucking municipal solid wastes, since the Fresh Kills landfill closed on Staten Island, to other States and buying space in landfills that are willing to accept it. And it's not cheap, especially with diesel and the price that it costs now, it's not cheap to send a roll-off truck with trash in it—or thousands of them a day—from a city like New York out to Ohio or Pennsylvania or wherever the latest landfill is, and then coming back empty, burning diesel fuel the whole way and sending those emissions into the air, too.

And when that material in the landfill decomposes, when the plant and vegetable matter decomposes, it creates methane, which is released through those J-shaped vents. If you drive past a landfill in your travels and you see those vents like upside-down

Js, what they're releasing into the atmosphere is methane. Methane is 20 times worse than carbon dioxide in terms of its greenhouse gas global warming impact.

So here's one idea, one project that can produce electricity, that can produce ethanol by the thousands of gallons, that can strip hydrogen, which is 48 percent of the gas that they produce out to charge hydrogen fuel cells, and it gets rid of municipal solid waste at 75 percent reduction in the greenhouse gas emission. So, very inventive project.

And I would say, at the other end of the spectrum, in terms of not just the size of the operation, but the funding that came to play, Newburgh High School in Newburgh, New York, Orange County, on the west bank of the Hudson, has a solar racing team which built a solar-powered car. They came to one of our workshops we did in the district on solar energy, it was packed—as all of our alternative energy forums are packed by people wanting to know what they can do. But the kids on the solar racing team included kids from the BOCES program, who are on the vocational track. And they knew how to weld and how to put together a car that would not fall apart on the road. And they included the advanced placement math students, who knew how to calculate how many square inches of photovoltaic cells they needed in order to generate the watts necessary so that they could power this vehicle, and the battery capacity.

And it looked about the size of this table here. It's actually an oval shape, maybe a little bit bigger than this, like a soapbox derby racer. And the student who drove it crouched down inside and had a little windshield in front of him to keep the bugs out of his face. And they won, or actually tied for first place, in a race from Houston, Texas to Newburgh, New York. Two thousand miles of this country they traveled with a top speed of 55 miles per hour. And when they showed up at our forum wearing "Solar Racing Team" hats and "Solar Racing Team" t-shirts and showing a video and the slide show of their car rolling across the highways from Texas to New York, the adults in the audience were so excited I think it woke up the little kid in them. They could hear about all the well-funded, high-science, high-technology things, but to see that these kids, with virtually no resources—the teacher adviser from the school was not allowed to touch the vehicle, it was entirely built by the kids. And the fact that they were high school students and were able to do this, even on a test, a display pilot project kind of scale, to build a vehicle that would do 2,000 miles, that would reach speeds of 55 miles per hour powered entirely on solar power and storing that power in batteries, the adults, as they were leaving, were asking me, why can't Detroit do this? And I answered, well, I think they can, but they're not.

And what we're trying to do through this bill, among other things, is to provide the incentives—and tomorrow, by the way, the House will pass sweeping tax incentives to provide not just corporations, but consumers, as well as businesses, with extended incentives for hybrid plug-ins for wind, solar, biofuels and marine energy.

And I know that there has been great concern around the country, and I've heard it from people in my district, about these renewable energy tax credits being extended. And what we're trying to do by doing that is to make it possible, not just for students in a high school, but for those who run our automobile manufacturing companies to be able to build cars that use these new technologies.

And with that, I yield back to the gentleman.

Mr. LAMPSON. Well, you're so very right. And the ideas are not necessarily Democratic and they're not necessarily Republican ideas, they are American ideas.

We've got the knowledge. We've got the wherewithal. It's a matter of making sure that they have the opportunity to put that together. Too often, of late, we seem to have been pushing too many of our solutions to the political extremes, and we've got to find our way back toward the middle. And we think that this is a piece of legislation that does that. It recognizes that fossil fuels, much of what our colleagues earlier this evening were talking about as far as drilling activities, is not something that needs to be taken off the table. But at the same time, they can't tell us that the ideas that we're coming forward with are ideas that need to be taken off the table. We must look for diversity. We must look for balance.

We must look to encourage those kids who built that solar car and had the great success no differently than the college student that I spent some time with today, and I drove his hybrid vehicle. It was a group of universities who competed against each other to see if they could take regular vehicles and convert them into significantly greater, increased energy-efficient vehicles. The one that I saw today happened to have been a hybrid diesel engine that was placed into a General Motors SUV. I drove the car. It gets in the mid-30 range of miles per gallon of fuel. It meets all of the standards for emissions in our country.

So clearly, again, if college students can do it, if high school students can do it, the minds that have made the United States of America great are clearly here; they need the assistance to make sure that their ideas come to fruition and that we get to put them into the market.

There is a company that I'm working with in my congressional district in Texas who had the idea that they could make an external combustion engine. They're capturing it by creating a fire box that they attach to the outside of this engine. They are capturing the en-

ergy that is released in the combustion process and piping it into an engine, causing the compression activity to continue to the point where it causes the engine to move. There is great interest in this because it is twice as efficient as an internal combustion engine. Again, a good idea, one that was not a partisan idea, it was one that was developed by some guys that I have no idea what their political affiliations or interests are, but they're concerned about the United States of America and concerned about what we're going to be able to do to solve the energy crisis that we face.

This bill is intended to try to give them the encouragement, to give them the resources to make sure that we are doing everything that we possibly can to expand our opportunities to give greater sources of energy to all of us for our coming decades because we're clearly going to need them.

If we choose to spend all of our time—and I am certainly not the least bit concerned about drilling, I think that we must be continuing to produce fossil fuels and to use them as we have been, hopefully much cleaner than what we have been doing, but clearly that is only one part of this big picture that we have to address.

I want to talk for a minute about the renewable energy funding and just to make a point or two about the important strides in funding clean, renewable and, most importantly, domestic energy sources without impacting the Federal budget.

The Invest in Energy Independence Act, which is what we are talking about here tonight, provides \$110 million for renewable energy research and development projects that include wind, solar, wave, geothermal, and hydrogen projects. The legislation pays for these projects. Clearly, this is something we're concerned about. We have PAYGO rules, pay-as-you-go. If we're going to put something new into our budget, then we must come up with the money to do it. This is a good way to do it.

So this legislation pays for these projects—and many other domestic research and development projects as well—through the modernization of the Strategic Petroleum Reserve and use of available funds from prior sales of oil from the Strategic Petroleum Reserve. The legislation modernizes the Strategic Petroleum Reserve by exchanging about 70 million barrels of more expensive light crude oil from the Strategic Petroleum Reserve for an equivalent amount of less expensive heavy crude oil, a cost differential that ranges from about \$12 a barrel up to about \$18; most recently it's been about \$15 per barrel. This exchange of light crude for heavy crude is necessary to have our petroleum reserve more accurately reflect the capabilities of our domestic refineries.

The Invest in Energy Independence Act is crucial to help move us away from our dependence on petroleum and

shift our use to affordable and reliable renewable energy sources that are available right here in the United States.

For instance, the legislation will invest an additional \$15 million in wind energy, helping us to develop the next generation of wind turbines that can generate clean energy in virtually every corner of the country, even in those areas where there is relatively low wind speeds.

The bill also provides an additional \$30 million through the Department of Energy for solar energy programs to conduct research, development, demonstration, and deployment of solar energy technologies. Funding these will also be available for our public education campaign on the virtues of clean domestic solar energy.

Well, for those of us who are fortunate enough to live in coastal areas, the bill invests \$30 million in marine and hydrokinetic energy. The majority of Americans live in close proximity to oceans, and this legislation will help fund the next generation of clean wave energy to power our homes and our businesses.

□ 2015

The Invest in Energy Independence Act also provides funding for geothermal energy projects. The legislation funds \$30 million in geothermal research and development activities at the National Renewable Energy Laboratory.

And, finally, the bill advances hydrogen research and development by funding the Department of Energy's H-Prize program to reward researchers who are working to make our hydrogen economy a reality. The H-Prize program was authorized in the Energy Policy Act of 2005, but Congress hasn't funded it yet. Through this bill the program will receive \$5 million that can be used to administer the program and reward successful researchers.

So, again, we're looking for our colleagues to come join us in the Invest in Energy Independence Act. It's these kinds of things that I believe will provide us with the funds necessary for clean, domestic, and renewable energy sources. That's what's going to give us the balance, the diversity, clearly broadening our whole range of sources of energy that we have available to us. And that's what's going to be the real solution to the energy crisis in the United States, making sure that we do the kinds of things that have always made this Nation great, developing the technology, encouraging our people to dream big dreams, and then make those dreams become reality.

But we're not going to do it if we continue to cut the research budgets of the Department of Energy or to discourage companies from putting money into research on their own. We need to find ways that we can extend the incentives that we are giving to many of these companies and have for a long time to try to jump-start new indus-

tries. I hope that we can find the wherewithal to make sure that we can look for all of these aspects. At the same time, we're going to give consumers a short-term benefit because we believe it will change the price of oil and consequently the price of gasoline at the pump who are feeling that pain. And, secondly, it gives us the longer-term benefit of increasing our access to alternative sources of energy.

Mr. HALL of New York. Will the gentleman yield?

Mr. LAMPSON. I yield.

Mr. HALL of New York. I thank you for your comments. And I would add to what you say, as I look at \$100 million for ARPA-E, including \$50 million for university research, \$15 million for wind—and congratulations to you and the State of Texas on passing California in becoming the number one wind energy State in the country with more installed wind capacity than any of the other 49 States. By the way, I have to thank our President, George W. Bush, who signed a renewable energy standard when he was Governor of Texas, and that's partly why the wind is being exploited in Texas to the extent it is. I only wish that he would change his mind and sign the same renewable energy standard for the entire country now that he is President of the entire country.

But I look at this and the \$30 million for solar and the \$100 million for weatherization, et cetera, et cetera, and you know what I think of? Jobs. I think of jobs because when you put \$100 million into weatherization of low-income housing, and I'm speaking as one who used to live in New York City, although I now live in Dutchess County in the Hudson Valley, there are so many old buildings in every city in this country that are poorly insulated, that have no storm windows or storm doors, that are leaky, that are leaking cool air in the summer when they're being air conditioned and leaking heat during the winter when there's actually a heating unit running, and what are you hiring? You're hiring trade people. You're hiring sheet metal workers. You're hiring carpenters. You're hiring installers. And in the process, you're saving barrels of oil or kilowatts, and a barrel of oil saved or a kilowatt saved has less environmental impact than any way you can generate a new barrel or a new kilowatt. So it's the cheapest way of getting a barrel or a kilowatt, and it also has the least environmental impact. So I'm very happy about the weatherization component of this.

Marine/hydrokinetic, we in New York are aware of the work that's been done recently by Verdant, Inc., a company that has been doing a test on six hydroturbines that are running below water in the East River, east of Roosevelt Island. As Long Island Sound, the western half, drains out through East River, under the Throgs Neck and the Whitestone and the Triborough Bridge, alongside the UN down the East River past Manhattan Island and

through New York and out under the Verrazano-Narrows, half of Long Island Sound, millions of tons of water every day twice going out into the ocean and then back in through the harbor again. And that's what's being done by the action of the moon's gravitational effect on the ocean. And the fact that we are not harnessing that is just absurd. And their biggest problem, Verdant, Inc., in terms of putting in a hydrokinetic-generating station that use these turbines, there's so much force at work in the East River that it kept breaking the blades off the turbines, and they had to use titanium instead of steel and lessen the pitch so that there wasn't quite so much force on them to keep the turbines intact. Now, they're going back in, I believe, this year with a second round of more highly refined generators to test it again, but it's obvious that the power is there, whether it be wave action or whether it be tidal action or any of the other renewables that we are talking about. And if we can transition ourselves to these with whatever liquid fuels like, for instance, ethanol, I know that there are some problems with ethanol, but there's a surplus right now of ethanol in this country. I checked on the Internet last week. I just did a little Internet search and found that it's selling, as of the middle of last week, for \$1.97 a gallon. That's half the cost of gasoline.

We had somebody call our office in Upstate New York, in Carmel, Putnam County, a woman constituent, who said, "I'm so excited. I just bought a flex-fuel vehicle. Where can I get some flex-fuel?" And my staff had to tell her there are two pumps in all of New York where you can buy flex-fuel. Well, West Point which is in my district, the United States Military Academy at West Point, where, I'm proud to say, my nephew is a cadet, just announced at our Board of Visitors meeting last week that they are planning to put in a 5,000 gallon underground tank for ethanol so that they can carry flex-fuel E-85 in the motor pool and at the commissary and start with a big quantity that's going to be used by that community of faculty and graduates and West Pointers who still live around the academy.

Mr. LAMPSON. Reclaiming my time, on that point, I know there is other research that is presently going on specifically to facilitate our military activities that would involve a number of alternative fuels. I know of a specific project that is being tested right now with the use of Air Force turbine generators to use biofuels, specifically animal fats as well as some of the oils that come from some of the nonedible plants that are growing. These are the kinds of things that are going to make our country continue to be great. We need to encourage those activities as much as we possibly can.

I yield to the gentleman.

Mr. HALL of New York. I don't know how much time we have left, my friend, but I just wanted to say once again

that I support the Invest in Energy Independence Act and am doing my best to convince more Members of this body on both sides of the aisle to support it. I believe that it will help to ease market tensions. It will help to keep the price of gasoline from rising too much higher and hopefully eventually to bring it back to more affordable levels by providing competition with other kinds of fuels and other kinds of energy.

And when that day arrives, Mr. LAMPSON, when that day arrives that we can tell the Saudis or the Russians or whichever country it is that's shipping imported oil into this country "No thank you, you can turn your tanker around and send it somewhere else," that day a big weight will lift off the shoulders of America, off the American public. And I believe it will be a moment similar to the day when we first landed on moon.

Because I was a kid when Sputnik was launched, and I remember the feeling of this thing. It was beeping overhead, that the Russians had gotten to it first. And it didn't really do anything other than beep. But the fact it was there above us was symbolic of, we thought and we probably were right, a technological breakthrough that another country had made that put them for the time being ahead of us in that field. And I believe that we can't afford to let Japan or China or any other country get more of a lead in energy than the one that exists now. And the day that we are once again able to throw our shoulders back, hold our heads high, and say that we can fuel our own economy and our own industry and our own recreation and our own family's trips to and from work and from school and so on without depending on some other country that might have policies and human rights or other things that we don't like but we have to sort of bow to them and ignore that aspect of foreign policy because we need something that they have, that will be not just energy independence, it will be independence.

We're talking about sovereignty here, and I think that will be a day that Americans together, regardless of party or no party at all, if they're paying attention, all Americans on that day will be proud to be Americans. Not that we aren't proud now, but we will be proud of an accomplishment that will be uniquely American and something that I believe we will accomplish and that we have to look forward to.

Mr. LAMPSON. Beautifully stated and I totally agree.

You made the comment that you would hope that the President would sign into law the work that we would do whether it's wind or some of the other alternative energies, and I truly believe that he will when he sees that this Congress is choosing to work together. When we start putting aside the blame from one to the other and that we know that we are all in one boat in this country right now and our

boat has a hole in it, if we don't all start bailing water together, we are going to sink and we will sink together. But we clearly have the knowledge. We have the intellect. We have the future with our children who are doing excellent things in their educational programs. We have to present them with the dreams and the wherewithal to make those dreams come true. It's exactly what we did following Sputnik in 1957. We responded with a resounding response to the challenge of President John Kennedy at the time.

And I have to agree with you. Our technological leadership will be there. If we will but make these things available to our young people, they'll solve our problems for us, and this bill certainly does that.

China and India are examples as well as Japan and a number of other places are, in my opinion, the beeps of Sputnik of today. Japan put a satellite not too long ago in orbit around the moon. China has set its goals to have a colony on the moon before the United States even returns to the moon. And we are going into a period soon where we won't even have the ability to launch a human into space because we're going to have a gap of 5 years from the time that we end the use of space shuttle in 2010 to the time that we have the constellation project up and running in 2015. That is a question of national security, in my estimation, no different than the question of energy security for our country. So we have got to maintain our technological advantage. That's what's going to help us maintain the standard of living. It's what's going to help us continue to encourage young people to stay in school to learn the math and the science and the engineering kinds of courses that will maintain the path that America traveled to its greatness and will make sure that we have that same greatness well into our future.

And I see that the gentlewoman from Houston, Texas, has joined us, SHEILA JACKSON-LEE, and I yield to her.

Ms. JACKSON-LEE of Texas. I thank the distinguished gentleman from Houston, the distinguished chairman. And I am delighted to be here with the distinguished congressman from New York (Mr. HALL).

I really appreciated listening to the diversity of the debate on energy, from the far northern parts of New York to the gulf States of Texas and, I might add, Louisiana because we have a number of Louisiana residents, of course, now making their home in Texas, and many of them happen to have worked in the energy industry, of course, and came to Houston because of the difficulty and the tragedy of Hurricane Katrina and then ultimately Hurricane Rita.

We know, interestingly enough, Mr. HALL, and I am sort of sidestepping here for a moment, that a number of rigs in the gulf suffered the consequences of Hurricane Katrina. And I think we should go on record to note,

because I happen to believe in a diverse energy policy, that I am going to say all of them, and I have not heard a counter to this, managed to withstand Hurricane Katrina without an oil leak. And I only say that to say that those of us in the gulf have experienced off of our shores, and again we speak specifically to offshore work off of the gulf, environmentally safe drilling. And I say that because as we listen to those of us who come from different parts of the country, I think we can get an energy policy that fits us all.

I have listened to your discussion. I don't think that we necessarily need to intrude on the Outer Continental Shelf. Off the East Coast there is opposition. Maybe in time. I know there is opposition off the coast of Florida. There is opposition off the coast of California. I heard you talk about hydropower that works or would work very well. I guess I'm reminded of Niagara Falls. I got a chance to see that to see the power of water and energy that could be utilized and as well the energy that maybe I'm more familiar with.

□ 2030

That is why I think the thoughtful legislation of my good friend from Texas, the Invest in Energy Independence Act, H.R. 6067, which I am going to encourage all of my colleagues to join, and let me tell you why, Mr. LAMPSON. I think you really hit the nail on the head. I think we did this together when I was on the Science Committee and you were on the Science Committee when we tried to advocate for NASA. We tried to sell it not so much as it's a program to send people into space, but how it helps our daily lives.

Many people don't know what the Strategic Petroleum Reserve is all about. What is that foreign entity, SPR? Is it some kind of unfortunate disease? But it is an existing entity that sits amongst us. Really, I don't think this administration has taken advantage of it because I don't think it would offend our environmentalists, our colleagues from California, our colleagues from Arizona, our colleagues from New York, because it is existing petroleum.

Of course, our Speaker has been more eloquent or most eloquent about releasing the resources from the Strategic Petroleum Reserve to help us, and that is barrels of oil that are sitting there in case of danger, in case of terrorist acts, in case of an attack against the United States, we would have it.

But what Mr. LAMPSON has determined is that this is filled up with light and medium crude, and our refineries, I think some 36 of our refineries out of 74, deal with heavy crude. And so part of your bill suggests that we put heavy crude in.

Let me tell you why this is important. That is really the bottom line of why our immediate problems of dealing

with gasoline prices. It's all about supply and demand, it's all about refineries being old and antiquated and can't get their product out. That is one of the pieces of it. I don't want to suggest that I don't believe in conservation or diversity, because I'm going to get to that point. But having been an oil and gas lawyer for a period of time, I realize that we have got to look through a broad lens. And part of the problem is the opposition that we have given to building refineries.

But it's not only the problem of the United States Congress. Frankly, Mr. LAMPSON, it is the problem of tunnel vision energy industry that gives the industry a bad name, the oil and gas industry, that really has not sat down with this Congress or opened up options. Whenever we talk about the price per barrel of oil or talk about high gasoline prices, our good friends in the energy industry, particularly oil and gas, do tunnel vision. They say, I've got mine; you get yours. I've got my high profits, I've got my shareholders happy with me, and I am not going to look at any idea.

I think the Energy Independence Act causes them to look at other ideas but also may draw them out because I don't know how long Americans are going to continue to accept these accelerating prices. I saw a scenario on CNN that really said that we might be paying \$8 or \$9 or \$10.

This, I hope, is a legislative initiative that really calls our energy barons to sit down and say, Let me listen to Mr. HALL from New York about hydro. Maybe my company is named energy for the very fact that it should be diverse. That the energy industry should be investing in hydro. You are giving the opportunity through utilizing the \$574 million or \$584 million that is now in the Department of Energy's account. I don't know how many people know we have got \$584 million sitting around and moms and pops who are trying to go back and forth to schools or trying to get to work or trying to get on vacation for the free days that they can, drive to grandma's house, because that's about all the vacation people will be getting this summer, probably, are sitting around in an account.

And so this bill, I believe, is important because it throws the onus back on thinking people about how we can be creative in energy. What it does, of course, is ARPA, which deals with R&D, but Texas is the near capital of wind energy. We don't even get touted for that. No one celebrates the fact that we have got wind energy. I sat down with an energy company, a wind energy company, and let me not speak too quickly, but I was saying how can I get in the middle of this. It was fascinating that these guys are building windmills and creating energy right in the United States, in Texas. We don't know that. Oil and gas State.

Solar energy. What kind of jobs can be created by solar. First of all, you can get everybody to get a panel in

their house. That is putting people to work. I mean the solar panels. Get your roof redone and that is putting people to work. Weatherization for my seniors. If we can ever get people to understand the importance of weatherizing houses, older houses, East Coast houses. My daughter worked in Albany so, my friend, it can get pretty cold in the upper parts of New York. Weatherization of your oldest stock of houses because it's a State that was one of the 13 colonies. It has older products. So the weatherization part of it is so important.

And then, of course, working with hydrokinetic and marine, you add that \$30 million. But what I think this should do most of all, Congressmen, is wake up this industry. If I might, let me cite some numbers here so that I can speak to what we are afraid to speak to, and I just think we have to get to.

The U.S. Minerals Management Service indicates that America's deep seas on the Outer Continental Shelf, the OCS, contain 420 trillion cubic feet of natural gas. The U.S. consumes only 23 TCF per year. So this is 420 trillion already sitting there, already on the U.S. side of the world, already ours, in essence, and 86 billion barrels of oil. The U.S. imports 4.5 billion a year. So, in essence, it would keep us going for a couple of years. Even with all these energy resources, the United States sends more than \$300 billion and countless American jobs overseas. That's \$300 billion and countless American jobs overseas.

We do that, unfortunately, because we don't know how to frame our domestic energy policy. This frames it. But I want to speak vocally for the fact that I am not in opposition and the Members of Congress and the constituents of the region are not in opposition to the exploration of the Gulf. We have done it quietly. We haven't bothered anybody about it. We are not interested in disrupting the Outer Continental Shelf off of New York, off of Florida, or California.

But we have not promoted domestic production in that area by giving incentives, by doing more R&D so that we can be more environmentally safe so I can give comfort to my colleagues who, rightly so, speak to the environment. We keep focused on ANWR. We know how divisive that is rather than getting our attention as Republicans and Democrats and Independents about where it is welcomed. At the same time, to take the R&D and use it for hydro and to be able to use it for wind and solar, which I have gotten enormously excited about because I think it is a place for small businesses, minority-owned businesses, women-owned businesses. What a way to put people to work, by getting this vast amount of diversity into the energy business so it's not just the conglomerates to refuse to sit down with us.

I want to take just a moment to pay tribute to John Hofmeister of Shell be-

cause if there has ever been a face for energy, it has been John Hofmeister. He has been unafraid; he has gone to places where he has been booed and applauded. But he has taken his ship on the road, or his bus on the road, his whole tour on the road, talking about the idea of how we can sit down and develop an energy plan.

Let me conclude by suggesting that, first of all, the United States imports nearly 60 percent of the oil it consumes. The world's greatest petroleum reserves reside in the regions of high geopolitical risk, including 57 percent in the Persian Gulf. So we import from a high-risk area. And yet, we have 86 billion barrels of oil here in the United States, or in reserves in the United States, or in places that have not yet been explored. And we have 420 trillion cubic feet of natural gas. Why then can we not construct an energy policy that embraces the concept of energy independence.

With all due respect, why can't we get cellulosic ethanol off of the bean, if you will, with your research dollars to kick it into a full press to make it work. We recognize and respect our friends who are using ethanol. But just think if we can get cellulosic from just being a "pie in the sky," we could also do the right kind of thing.

So, Mr. LAMPSON, and to Mr. HALL, let me thank you for inviting me and allowing me to join you. I couldn't help but hear such thoughtful discussion about why we can't move forward on legislation like this that would embrace all of our constituencies and regions under one umbrella. We would make everyone happy, from solar, to wind, to the environmentalists, and to people like me, who, frankly, are in the environmentalist skin, who support the concepts of what we are doing as Democrats, what our leadership is trying to do, letting us become independent. Yet, this brings the balance. Because I believe that we should not throw away the value of natural gas that exists here or the oil that exists here in the United States in safe waters in areas where the constituency believe that it is acceptable to do. It creates jobs, it creates safety, and I think the Energy Independence Act, H.R. 6067, let's all of us get a piece of the pie.

It is an important step forward. I look forward to supporting it, but I also hope that my energy leaders of the various companies, who someone may be looking at this, realize that I think that they are having tunnel vision, I think they are wrong for not engaging us, I think they are wrong for not engaging the Members of Congress who happen to be Democrats, who happen to be in their areas, and they know who I'm speaking of, and they know they have not done it, they know they are wrong, and they know they are wrong on behalf of the American people because they know the American people are going every day to their gas stations, their brand and buying it and being upset and not getting relief.

I think the energy companies who have been blessed by the safety and security of this Nation owe to the United States and to its people a consensus discussion and a friendly discussion on how we can move this country forward.

With that, I yield to the distinguished gentleman.

Mr. LAMPSON. I thank the gentlelady for joining us and for her thoughtful comments. A couple of the things that you said, one particularly comes to mind, on weatherization. Mayor Bill White in Houston Texas tried a pilot project that was an overwhelming success by helping those people who could make small change, couldn't afford to make them but the city chose to make them on their own, and got back several times the value that was invested in those homes to bring them up to currency. Those are the kinds of things that we need and want to do with this legislation.

The wind energy about which you spoke, we need also not just to have the better technology with the stronger, lighter materials to have the blades of the windmills, but we also need the materials that will give us the batteries to store the energy that is created when those turbines are turned.

Dow Chemical. Unfortunately, we could have seen a significant increase in the facility of Dow Chemical right there in our backyard in southeast Texas. Yet, they chose to go to another country because it was access to alternative sources of materials that they could use. In that case, they were trying to continue to make plastics, and they are making plastics from biomass.

Those are the kind of things that are addressed in this legislation. It's a matter of using, strategically using, the strategic petroleum reserve effectively, and strategically, if I can repeat that word yet again, to include our overall energy supply. We truly are. We are reaching an emergency situation. Leaving the strategic petroleum reserve alone exactly the way it is now, if we had to turn to it if we lost our sources of oil coming into the country and going into those refineries, we would see an 11 percent decline of gasoline production immediately and we would see a 35 decline in diesel fuel immediately just because of a lack of modernization.

So if we act and allow some part of this reserve to contain heavy crude, as opposed to light, we would see a lesser change in conversion of being able to rely on those strategically placed oil reserves. This is a good piece of legislation. It's one that has been thoughtful to draw in Members from different places in the country, to pull in Members from both parties, Democrat and Republican.

We think that there are significant opportunities for us to do a couple of things. One, as I said earlier, we would have a short-term benefit because we would very likely see a decline in the price of oil, the price of gasoline because of dumping significant quantities

of oil into the market in a strategic way. Once we have the resources generated from the differential in light crude and heavy crude, we will be able to invest those very sources very effectively in already authorized research projects that have passed this Congress already.

□ 2045

So Members, Democrat and Republican, want these projects to be funded and to be put into place. This is the way to make that happen.

I am proud of this legislation. I am proud of Mr. HALL from New York for joining us and Ms. JACKSON-LEE from Houston, Texas, for joining us tonight to talk about it. I look forward to working with our colleagues to make it yet stronger and achieve the real balance that we want to achieve for energy for the security of the United States of America. I thank you for joining me.

ENERGY POLICY

The SPEAKER pro tempore (Mrs. BOYDA of Kansas). Under the Speaker's announced policy of January 18, 2007, the gentleman from Iowa (Mr. KING) is recognized for 60 minutes.

Mr. KING of Iowa. Madam Speaker, I thank you for recognizing me to address you here on the floor of the House of Representatives.

As a means of transition, and in fact it is not normal practice, but I would ask the gentleman from Texas if he might still be available to perhaps enter into a colloquy. If the gentleman from Texas would be interested in entering into a colloquy, I would be happy to ask him if he would yield for a question. I have been interested in listening to the presentations by the folks here, and I would ask if the gentleman from Texas would be willing to enter into a short colloquy just as a matter of clarification on our energy position?

Mr. LAMPSON. I absolutely would.

Mr. KING of Iowa. Thank you. And I know you have been here on the floor talking about energy for the last hour. Just as a matter of transition, I would just ask a few clarifying questions.

The first one is, as I heard discussion about the Outer Continental Shelf, is there a nuance there? Are you for or against drilling on the Outer Continental Shelf for more energy?

Mr. LAMPSON. I personally am not opposed to drilling. I think that drilling is only one of many solutions to our problem. What I am trying to concentrate on is a whole host of research projects that have already been passed by the Congress.

Mr. KING of Iowa. Reclaiming my time then, drilling the Outer Continental Shelf is part of the solution. We would agree on that?

Mr. LAMPSON. I would say that everything we can think of is a part of the solution. We shouldn't take anything off of the table. We are in an en-

ergy crisis and we must be considering every opportunity that we possibly have facing us.

Mr. KING of Iowa. I appreciate that response from the gentleman from Texas. So as we go down through this list of things that we might do, drilling the Outer Continental Shelf would be on the table. Drilling ANWR is on the table?

Mr. LAMPSON. I say everything needs to be on the table for discussion, yes.

Mr. KING of Iowa. Let me just if I could then thank the gentleman and go through a list of things that I think that we should engage expand the supply of energy. Drill the Outer Continental Shelf, gas and oil. Drill ANWR. Open up nuclear. Drill non-national park public lands. Expand ethanol, biodiesel, solar, wind, clean burning coal. And then out of this whole piece of the energy pie, then add another slice to that, which I presume you have talked about tonight, and that would be the slice called conservation.

Would that be the picture you are looking at that I think I heard as I listened to your presentation tonight?

Mr. LAMPSON. Most of what you just mentioned is in this legislation.

Mr. KING of Iowa. So for those reasons I asked for those clarifications, that helps me in my transition as I go into the presentation that I hope to make tonight on energy. I just want to make those clarifications, because it does provide for a transition for us, and it also identifies some common ground that we have.

I would state to the gentleman from Texas that my view is that the free market does prevail and that more Btus of energy on the market will help to hold down the increase in prices, and, if all goes well, to actually reduce those prices of energy. That is the approach that we should be able to arrive at in a bipartisan fashion. If the gentleman would agree?

Mr. LAMPSON. Absolutely. If the gentleman would yield, that is precisely what I have been working on since November to get Members to join us with on this. We have taken any number of suggestions to change this legislation to accommodate different Members and different Members' thoughts about how we go about making this bipartisan, and the successful way to greatly expand the diversity of what we are using for energy this country.

Ms. JACKSON-LEE of Texas. Would the gentleman yield for just a moment?

Mr. KING of Iowa. I would yield to the gentlewoman from Texas.

Ms. JACKSON-LEE of Texas. As I indicated on the floor, I am an oil and gas lawyer and obviously have a broadened perspective. But I would like to just say that I hope that even as you are presenting your presentation, that you heard what I said, which is I think that the energy leaders of the respective multinational companies that are in the United States need to sit down

with all of us and refine an energy policy.

I will just limit my remarks, since I was on the floor, and just say that my support of the Outer Continental Shelf is in this way: Limited to the areas that the constituencies have been used to it, have seen it work environmentally, and that would be, in my perspective, and I have done work on that and legislation on that, the Gulf of Texas and Louisiana.

I think if you have a model and show how it works, you may be able to bring your other colleagues on. Because I want you to note, and I think you would note, that the opposition to the Outer Continental Shelf is bipartisan on the coast, bipartisan a lot on the coast of California, both Democrats and Republican opposition; in Florida it is Democrats and Republicans; and I assume up the coast of New York.

So I think maybe we can be used as a model. Those of us from Texas, and you are not, you are from way up Midwest, but from those of us from Texas and Louisiana, we have seen it. The point I made is even after Hurricane Katrina, we saw the survival of an environmentally safe water system where those rigs did not fall because we have understood the construction and we also understand the environment.

I would yield back, but I just wanted to say I think we have to educate, and I am ready to show how it works in the Gulf. And that is where I limit my support of the Outer Continental Shelf, where it has been done, where it can be proven it can be done right.

Mr. KING of Iowa. Reclaiming my time, I thank the gentleman from Texas and the gentlewoman from Texas. I know it is a little bit irregular to engage the people that have just completed a special order, but I think it is important for us to engage across the aisle.

I will transition to the things I came here to say, but I will be looking at the proposals that you have made here tonight and the language that you have. And I have been relatively aggressive on this energy issue, and I think we need to be very aggressive on this energy.

In fact, as we look across the spectrum of all of the components of energy, I wouldn't make anything off limits. I want to drill the entire Outer Continental Shelf, and I know of no natural gas spill that has affected the environment in a negative way. In fact, I don't know an Outer Continental Shelf oil drill that has affected the environment in any lasting negative way.

We did see a lot of stability in the Katrina hurricane and the subsequent hurricane that came after that. There was one oil platform that was broken loose in the Gulf, and it was pushed 60 miles and came upshore down by Mobile, Alabama. However, there wasn't a significant spill. We can do this.

Mr. LAMPSON. If the gentleman would yield for just a very short quick 30 second story or point to make, off of

the coast of Florida we are saying that we should not be drilling. But let's look at the other way around. We won't get permission to drill within 200 miles of the Florida coast or any of the coast in the United States. However, Cuba is drilling within 45 miles of Florida's coast. So there is another country that is drilling within our boundaries that we are prohibiting our own people from being able to drill in. It does not make sense.

Clearly we have plenty of work to do, and I think it is wonderful if we have the opportunity to work across this magic aisles of ours and get it done for the American people.

Mr. KING of Iowa. Reclaiming my time, I appreciate the gentleman's remarks from Texas. I believe also that, at the very minimum, we ought to go out there and tack some wells in right up against those Chinese Cuban wells that are going in within 45 miles of Key West. I am all for that. And let's at least build a little barrier and get our share of that well and start pipelining it back in here if we can. I would be significantly aggressive on all of this.

I would say on the upside too, Madam Speaker, and to the American people, there are a couple of good things going on in America. One is that we have the structure put together where we can produce the first refinery since 1975. There will be a vote that comes up, it will be primary night, June 3rd, and if the people in Union County, South Dakota, decide they want to have a refinery in their Hyperion refinery, then very likely that will be the biggest roadblock for a large refinery to come in that would deal with the pipeline coming down from I call it the tar sands in Northern Alberta, a tremendously large oil supply up there. A pipeline would come down, and the crude oil would be refined there and then distributed across the area in a network of pipelines. That is something that we will find out here in a few weeks, if that is going to happen.

Another thing that America doesn't seem to know is that there is a nuclear plant that is being constructed—thanks again to the gentleman from Texas, Mr. LAMPSON—there is a nuclear plant that is being constructed in South Carolina. I am not certain when that goes on line, Madam Speaker. But those are two large milestones that are being driven by the market and by the need.

It is not being driven by this Congress. It is not being driven by this Congress, because this Congress has not taken any action to open up opportunities for refineries or open up opportunities for nuclear power plants or any other kind of power plant to be built.

This is happening because market forces are driving them, and the regulatory resistance is being overcome by very high energy prices. It is not because Congress reduced the regulations. It is not because Congress provided incentives. It is because the costs

of energy are so overpowering that it is now starting to roll over the top of the prohibitory regulations that have been put in by this Congress and signed by more than one President.

So, the overall picture, Madam Speaker, is this: This is what I call the energy pie. It is a pie chart, and this is energy consumption 2007: 101.6 quadrillion Btus. Now, I could explain what all that is. That is a lot of Btus. It is important to look at it proportionately. Let's just say that is 100 percent of the energy consumption by British Thermal Unit in the United States.

This pie chart represents the percentages of their consumption that comes from each of these sources of energy. Natural gas, 23.3 percent of our energy consumption in the United States is natural gas. We use that for heating energy and for production energy and a lot of other ways. Natural gas is clean burning and it is environmentally fairly friendly. Also the coal is 22.4 percent. So coal and natural gas comprise about equal amounts, very equivalent amounts of energy consumption in the United States.

Then we go to nuclear. It is larger than most people will think. Even though we haven't built a nuclear plant since 1975, 8.29 percent of our energy consumption in the United States is produced by nuclear. That is a piece that in France, for example, their electrical generation is produced by nuclear. 78 percent of their megawatts of electricity are produced by nuclear. If the French can do that and do that without incident, do that without fear, do that without concern, we can produce a lot more energy by nuclear here in the United States. Now, that is environmentally friendly. It is clean burning. It is the safest form of electrical energy that we have, and we have been remiss in not continuing to develop our engineering capability to produce nuclear.

That slice of the energy pie could get a lot larger. It could take up some of this going to coal, it could take up some of this going to natural gas, because there is electrical production generation in each of these, natural gas and coal, and actually a lot of it, and the nuclear could be a bigger piece of this pie.

As we go around the chart, the hydroelectric is 2.4 percent. That is probably not going to get any bigger. That requires we build more dams. There are a lot of regulators in the way that don't want to see that happen.

As we go around the chart, you can see small pieces, geothermal, wind, solar, all less than 1 percent of the energy consumption. Fueled by ethanol is almost 1 percent is all. We would think that would be a lot more, Madam Speaker. 1 percent, but a growing number. Biodiesel is a tiny .06 percent of the energy there. Biodiesel is a fledgling part right now, and it may well become significant. Today it is a small piece. Wooden waste is bigger than we would think.

Then we get to gas, 16.9 percent, and diesel and heating oil, et cetera, is 8.84, and jet fuel, 3.31, and other petroleum projects, asphalt and heavy oils and those, 10 percent. That is the energy consumption. 101 quadrillion Btus of energy consumed in the United States.

Now, if we are going to look at how we address this energy situation, Madam Speaker, we need to look at it from the whole pie chart perspective. So often we are here debating on whether we should be drilling in ANWR or whether we should drill the Outer Continental Shelf or whether we ought to grow ethanol from corn or maybe grow ethanol from cellulosic, which is a big part of what is in the farm bill that maybe we will see again tomorrow.

What do we do with solar? There is plenty of solar power that cooks the United States, especially in the summertime and especially in the Southwest. Can we collect that and turn that into energy? Perhaps.

But as we have this debate, we can debate the relative merits of these sources of energy. But what I am not hearing the Members do or the leadership do or the American people or the business world in America, no one is out there pitching the big picture, pitching this picture that we had the conversation with Mr. LAMPSON, and that is the entire picture of energy, the holistic picture of energy, this energy pie. What is our solution? No one thing.

□ 2100

No one thing is the solution. And there are some parts that need to be bigger on this pie chart and there are others that need to be a little smaller on this pie chart. But maybe, maybe our solution instead is let's make all of these pieces of pie a little bit bigger and let's produce more BTUs of energy out of every source that we can.

As that happens and as market forces dictate, we will see, I believe, fuel from ethanol get up above 1 percent. I think actually from a gasoline standpoint we can take it to 13, 14, or maybe even 15 percent of the energy that today is being consumed by vehicles that burn gasoline or that burn generally a 10 percent blend of ethanol. So maybe this 1 percent here of the overall can become as much as 15 percent of the gasoline component, say 15 percent of this, 16 or 17 percent of the BTUs which is in gasoline today. That is one of the ways that it might change in proportion.

And so then another way that we can look at this is if we can produce a little more biodiesel, we can take a bigger piece out of the diesel fuel on this side. If we can increase nuclear, as I mentioned, then we can take a bigger bite out of the electrical production. And if we can produce more electricity with nuclear, then the pressure comes on natural gas and comes on coal to give up a little bit of that market share to nuclear. When that happens, it puts the

coal and the gas in different areas and different markets, and perhaps keeps the price from going up or maybe even can get us a little bit lower price on our energy.

I think this: If we are consuming 101.6 quadrillion BTUs of energy and we are producing—this is the chart behind here, this is the energy that we are actually producing here in the United States—71.7 quadrillion BTUs of energy.

And so, Madam Speaker, just roughly speaking, we are producing about 72 percent of the energy in the United States that we are consuming here in this country, 72 percent of the energy. The balance of it presumably is imported.

Now, we can import it from Canada, we can import it from Venezuela, we can import it from Saudi Arabia and the Middle East; in fact, we do that from all of those places. But when we do that, it does a number of things to us. It makes us vulnerable and dependent upon Middle Eastern oil, for example, and makes us also dependent on Venezuelan oil and energy, and it makes us dependent upon the Canadians. Which is the least of my concerns. I am very happy to be doing business with the Canadians. If we are going to be importing energy from the western hemisphere or anywhere on the planet, I think from the Canadians is as good a place as there is. And we do import some oil from Mexico as well.

But if we are only producing 72 percent of the energy that we are consuming, that means then that we, just by simple math, are importing 28 percent of the energy that we are consuming. And I believe that we are importing 61 percent of the oil and gas or the crude oil, the products that we are using here in the United States, 61 percent of that imported. And as you see, we are producing I think all or very close to all of our own coal, we are producing a percentage of our natural gas. Not all of it, because a fair amount of that is imported into the United States. If you look at the hydroelectric, we are producing all of that, the geothermal, all of that. There are a number that we are doing, wind, solar, ethanol, as it goes around the corner. We are producing most of that.

But these other energies, the ones that we are most dependent on, Middle Eastern oil, 61 percent of our crude oil products imported, much of that from the Middle East. We are very dependent upon it, and that needs to change, Madam Speaker.

So my policy is this. And I don't know, I haven't identified the distinctions between my approach and the gentleman from Texas who spoke in the previous hour. But my policy is this. Take this pie chart that we have, let's produce a lot more natural gas. Let's go offshore, drill the Outer Continental Shelf. Let's drill everywhere offshore in the United States. Let's first rush down there and set up our drill rigs right up against those Chinese

drill rigs 45 miles from Key West and tack those wells in there and start pulling that oil out and work our way back. We will build a fence between us and them of oil wells right there on that line between Key West and Havana.

There is a lot of natural gas on the Outer Continental Shelf. And in that region from the gulf coast around Florida and back again, there are known reserves of at least 406 trillion—that is trillion with a T—cubic feet of natural gas that can be tapped offshore down that way. And there is a lot of gas in the gulf coast altogether.

We can produce a lot more natural gas. We can punch holes around the Outer Continental Shelf. We can do that offshore almost anywhere in the United States. There is natural gas almost everywhere offshore in the United States. But we need to expand that where we can develop the fields and be able to transport that gas effectively and efficiently. And the most promising region is offshore in the Outer Continental Shelf of Florida.

Now, I have a growing list of Florida Members of Congress who are willing to support drilling offshore in the Outer Continental Shelf, because they understand that this Nation is vulnerable to other countries for energy supply. And they are understanding more and more that if they are going to build generating plants in Florida, and they increasingly want to build them as natural gas fire generating plants, that they are going to have to go along with the idea of tapping into the resources that they have offshore in Florida itself.

So, they are concerned that people sitting on the beach might see an oil rig out there and not come back to the beach and sit down in the sunshine. Beautiful State, beautiful beaches. I don't think they are matched anywhere. But if you cannot see an oil well 200 miles offshore, you can't see a gas well 200 miles offshore.

To give an example, somebody in the Midwest that might think like me, if I am sitting down between Iowa and Missouri on the Missouri line, on the State line at say Lineville, for example, a little town right there on the Missouri line and Iowa, and I am sitting in my lawn chair gazing off to the north up to the Minnesota border, roughly 200 miles, maybe a little less, that is about what we are talking about. If we are worried about drilling offshore in Florida, 200 miles offshore in Florida, roughly the equivalent of sitting on the Iowa-Missouri border and wondering about whether you are going to have something mess up the scenery that is going to be a drill rig that would be up on the Minnesota border that far away and perhaps even a little further away, as I say, a growing number of the members of the Florida delegation willing to tap into this.

But truthfully, I say this to the good members of Florida, both Republicans and Democrats, those resources that

are offshore are American resources, not Florida resources, not Alabama or Mississippi or Louisiana or Texas resources. These are American resources, the resources that were claimed by President Reagan on the Outer Continental Shelf out to that 200 mile limit, I think the year was 1983. It seems as though Jimmy Carter made a move in that direction, too, and I can't remember exactly what he did, but I believe President Reagan declared our influence and declared the mineral rights out to the 200 mile limit. It wasn't a declaration of the Governor of Florida or the Governor of any other State that is a coastal State. It was a declaration by the President of the United States that claimed those resources for all the people in the United States.

And so as much as I like to see coalitions and like to see us get along and cooperate with each other, Madam Speaker, I will submit that the good people in Florida and the rest of the way around the coast, really, let's bring them into the dialogue. But this is an American situation, not a Florida or a Louisiana or a Texas situation, and we need to make a decision for America. I am increasingly hearing the Florida delegation make such decisions and take such stands.

If push comes to shove, I am going to say that it is America that will decide; it needs to be this Congress that decides. We need a President that will help us decide to do that, drill the Outer Continental Shelf. If we do that, natural gas gets more plentiful, and the law of supply and demand keeps these gas prices from going up and in fact pushes them down. If we can put a lot more natural gas into the marketplace, that means Florida can have the electricity that it needs to run its air conditioners, and it means that they can have the natural gas that they need to generate their electricity, and that natural gas can be delivered to the rest of the country, heat our homes, run our generating plants that we need, too.

But, Madam Speaker, I would submit this. Let's put more natural gas into this marketplace. Let's put a lot more natural gas into the marketplace. But let's not turn a lot of it into electrical generation. Let's use this for the things we need it for. Let's use it for industrial production, plastics, for example. Mr. PETERSON from Pennsylvania has given speech after speech on those necessities.

But let's also use the natural gas for fertilizer production, because that fertilizer is what is necessary in order to provide food for the American people and the people of the world. You simply can't produce food without nitrogen, the nitrogen that either is drawn from the air naturally through a crop or nitrogen that is put into the ground through the fertilizer. And 90 percent of the cost and of the feedstock that goes into the production of nitrogen fertilizer is natural gas itself. And so more natural gas available on the mar-

ketplace means that we will come back and rebuild the fertilizer production industry in the United States, and it frees up a lot more gas for the production of the things that we need as far as industrial production is concerned. Home heating is another way we can use natural gas.

And if we increase the production of the natural gas and we start taking away from the generation of electricity by natural gas and replace that with nuclear, you can start to see how the pieces of this pie will shift. American production can increase for natural gas, but actually the share of the overall consumption of energy could actually diminish even though we increased it because we will have more energy on the marketplace and more energy in the form of nuclear, which is here; the 11.73 percent of our production of energy is nuclear. But if we are down to the other chart, then it is 8.29 percent of our consumption is nuclear. That gives a sense of what we can do with this energy, grow the size of the energy pie.

Madam Speaker, this chart, this is energy consumption, 101.6 quadrillion BTUs of energy consumed in the United States, which tells us that about 28 quadrillion BTUs of energy is imported into the United States. So this energy pie that I just sat down here on the floor needs to be at least matched by the production energy pie chart here. And another thing that we can do is add another slice to this pie called energy conservation, so that on this consumption side we can replace some of that consumption of energy with the conservation of energy, efficient homes, efficient vehicles, and efficient generating plants, efficient plants of all kinds.

That is the view of the energy situation here in the United States, Madam Speaker.

And then I have another bar graph right here that helps lay out the proportionality of the different kinds of production that we have. I started on the bottom. For petroleum, it is 39.14 percent of our production. So we are dependent upon petroleum products significantly. It is almost 40 percent.

We go to natural gas. That is another well product, another petroleum hydrocarbon product, 23.25 percent of natural gas. These two things of course come out of the ground, deep wells, not quite of deep of wells as a rule. And coal. Coal has traditionally been a big part of our energy consumption here in the United States. And you see how, as we go to nuclear with 8.27 percent energy consumption, now it goes down 2.5 percent, hydroelectric about the same, ethanol less than 1 percent. And it gets down to where these other pieces, biodiesel, solar wind, geothermal and that are all tiny in comparison.

Another way to look at this is as we grow fuel by ethanol, that bar gets longer. Hydroelectric probably stays the same. And wind can get bigger, solar can get bigger, biodiesel can get

bigger. But we are in the early stages of this, Madam Speaker. We have a lot to do, and we have a lot to do to expand each one of these kinds of energy that we have.

We are a Nation, we are a Nation that is sitting on a significant amount of natural gas. We actually have a wealth of natural gas. And I recall a statement made into the CONGRESSIONAL RECORD by a Member of Congress from Colorado about 3 or 4 years ago, and that is that we have enough natural gas in the United States underneath the non-national park public lands that if we would drill that natural gas in the known reserves, there is enough there to heat every home in America for the next 150 years, Madam Speaker, 150 years of heating every home in America just with the gas that is underneath the non-national park public lands, Bureau of Land Management lands, primarily.

And why can't we do that? Why can't we open up all those areas to drilling? We have to do so in an environmentally friendly fashion; We have done so without spillage in a significant way without any kind of permanent environmental damage. And we need to open up our non-national park lands for drilling and for distribution. We can't be shutting people out of there by shutting off roads and not allowing them an ability to deliver the product. We have got to open this up and get the energy into the marketplace.

We do that, drill our non-national park public lands and we drill the outer continental shelf for gas and oil and we drill ANWR. And ANWR is the piece that I asked the gentleman from Texas about. I have long been an advocate for drilling in ANWR. I took a trip up there a few years ago because I had listened to the rhetoric about ANWR.

□ 2115

And the constant statement was that this is a natural, beautiful arctic wilderness. It's a place that wildlife needs to be able to roam without being disturbed by man, pristine wilderness area.

And so I remember seeing commercials on television that showed a beautiful alpine forest, a beautiful alpine forest represented as Arctic National Wildlife Refuge. And so I'm sitting there, like any American would be, thinking, boy, if we go up there and bulldoze those trees and start putting roads in and pipelines in and drilling into that beautiful alpine forest, it'll never be the same.

And I wasn't really totally shocked or surprised when I got up there, but I started to put all the pieces together. I was looking around for trees. And as we flew north, it was a long flight from where I saw the last tree out the window of the plane before we got to the place up there in ANWR where they want to drill. In fact, it's about 700 miles from the most northerly tree approaching the Arctic circle. It's about 700 miles south of the area they want

to drill in the Arctic National Wildlife Refuge, and then in a region with that Eskimo town called Kaktovik. That's about 250 to 300 people that live up there right on the Arctic Ocean.

So as we flew over that area, we flew over the north slope of Alaska, which had the pipeline. The Alaska pipeline was built beginning in 1972. And the wells were drilled up there beginning about that same period of time. And so for all these years we've watched crude oil be pumped down out of the north slope of Alaska into that pipeline and down to the Port Valdez, where it's been loading tankers, and the tankers have then gone down to the refineries along the West Coast.

Madam Speaker, the question continues, and that is that comments continually come to my office about allegations that that crude oil from Alaska is being exported to places like Japan. And once again, I looked into that. Once again I got the answer back that says no, that oil is going to the United States. It goes down for United States production.

Early on there were some market forces that sent some of that oil across over to Japan. It has been a long, long time since any of that oil has gone anywhere except into the U.S. marketplace. So I think we can be confident that the oil that would come out of ANWR would also come into the U.S. marketplace. In fact, it would go into the same pipeline.

And as the oil wells in the north slope start to wind down and start to slow in their production, we need to ramp up production next door in ANWR to bring that oil on-line and keep that Alaska pipeline full. If we fail to do that, the line will corrode on the inside and, as it starts to, it'll take a fair amount of renovation work to get it back up to speed again if we don't keep it working most of the time.

And so, as I looked at the ANWR region, and flew over that 19.6 million acres, I was looking for caribou herds that would be scattered out all over the place, and perhaps a lot of musk oxen and birds and polar bears, et cetera.

But, Madam Speaker, as much as we flew over that area and looked, from end to end, out and back, as low as we could safely fly, all of us looking out the window, the pilot finally spotted four musk oxen, four oxen standing out there in 19.6 million acres. And I'm sure we missed some animals. We didn't see them all. They were standing there with their head down, doing nothing, just standing there, four of them all in a little group. And we saw that, and two big white birds. I don't know what kind they were. That's all we saw for wildlife across that whole region.

But what we know is this, that there is not a native caribou herd in ANWR, in the Arctic National Wildlife Refuge. It is a kind of a maternity ward where caribou migrate in from Canada in the spring, starting perhaps a week or 10

days into May, and they have their calves in there in that region around the Arctic National Wildlife Refuge. And once those calves get big enough, then they migrate back to Canada mid June or the latter part of June. That's the extent of the caribou herd.

Now, if we're worried about caribou, we ought to look and see what happened to the caribou herd on the north slope of Alaska where we have about, let's say, 36 years of experience up there building pipe lines, drilling oil wells and delivering oil onto the marketplace of the world.

And so the caribou herd that was 7,000 head of caribou back in 1970 today is over 28,000, and the herd is growing. That doesn't tell me that the work that's been done on the north slope has been detrimental at least to the caribou herd which is more than four times what it was back in 1970 when they first began the operations. Court injunction shut it down for 2 years, and then the work really began in 1972, as I recall.

But from 7,000 caribou to 28,000 caribou on the north slope, I don't think we ought to worry about the caribou, if that's our issue, and any kind of environmental reason that they might come up with on the other side of the aisle not to drill. So all the indications are that the caribou are going to do just fine with the pipeline running through them and some oil rigs that are drilling.

We think, somehow, that wildlife just simply is not compatible with man and not compatible with machines, not compatible with oil drilling or pipelines or road construction or populations. So Madam Speaker, I would submit that there are a number of examples that would beg otherwise, and that would be—

Well, one of those easy examples would be, let's see, I get my days right. Night before last, as my wife and I were walking down the street at about let me see, pretty close to Sixth and Pennsylvania Avenue Southeast, there a furry raccoon ran down the sidewalk on the other side of the street, almost in the heart of downtown Washington, D.C. And a raccoon figured out how to live inside Washington, D.C. It's the first one I've seen running around on the streets. I was quite surprised, but there he was.

Another example, Madam Speaker, would be, I recall my wife and I were doing a little road trip. We had driven up to the end of the road in northern Ontario. And there's a paved highway that goes up to a city by the name of Red Lake, Ontario, actually a fairly small town but along the shore of the lake there, a beautiful region. And it's vast and it's wild, and it's open wilderness.

But I'd always been concerned about how the eagle would adapt to humanity. And I recall working on a job in Southwest Iowa where the Department of Natural Resources, in a heavy timber, discovered one of the earliest eagle

nests in modern times in the State of Iowa. And this would be back in, I believe, 1986. The game warden told me about the eagles nest, but would not tell me where it was because he said that if I would walk down there I would scare the eagle off the nest and the eagle would fly away and the eggs wouldn't hatch. That was the concern about scaring an eagle out of their reproduction operation. And that was things we heard many times, that these animals do not, and they're not very compatible with humanity.

Well, Madam Speaker, I don't know what happened to that eagle out in that heavy timber in Southwest Iowa. I presume she hatched out her eaglets and they flew away, because we've got a lot of eagles living in the country side now, these 22 years later.

But what I did see up there in Northern Ontario were the highway, a paved highway that actually has a reasonable amount of traffic going north and south. It's two lanes. But it's split around a high line pole, a big tall high line pole that was perhaps over 100 feet high. And as we drove by, we had the top down, and I looked up on top of that pole and there was an eagle nest with an eagle sitting in it, keeping an eye on all the traffic that was buzzing by right directly underneath its necessity.

Now, that tells me that animals are fairly compatible. All of them maybe are not. And the argument about the spotted owl, I don't have quite the personal experience rebuttal to that. But we do know that peregrine falcons live pretty well in the city if they can prey on the pigeons that also live pretty well in the city.

And so time after time we find out that animals adapt to their environment, and a lot in the same way that people do. They will find a way to find some feed and find some shelter and reproduce and hatch some little ones out. The caribou found out how to do that in the north slope.

There's not a problem in ANWR. No one can create an environmental scenario that tells me that we should go without energy in America.

But we do have the situation where the Secretary of the Interior has put the polar bear on the threatened species list. Now, this polar bear that has watched its population over the last 2 decades go from about 7,000, maybe as low as 5,000 polar bear, now up to about 25,000 polar bear. That would be the world population of polar bear. We've watched polar bear numbers that are blossoming, anywhere from 3½ to five times the population of polar bear that it was 20 years ago.

And yet, for the first time in the history of the country, the Secretary of the Interior has put an animal on the threatened species lists because of the predictions from the global warming enthusiasts of what will happen to its environment if they are right.

Now, Madam Speaker, I will submit that that polar bear will become the

tool and the pawn and the toy of litigation after litigation after litigation that will be designed to shut down the development of energy exploration and production in all of those regions where the polar bear might roam or might have roamed. That's what we can expect coming, because this debate isn't really about the well-being of the polar bear.

This debate is about people on that side of the aisle, not all of them, but I do believe the majority of them, Madam Speaker, that really in their heart of hearts don't mind seeing expensive energy. They don't mind seeing \$4 gas. In fact, I don't think they'd mind seeing 6, 8 or \$10 gas because they believe that the higher the cost of energy, the less of it we will use.

If gas goes to six bucks or 10 bucks, more people will park their car, more people will ride their bicycle, more people will walk, more people will take mass transit, and more people will stay home. If all of that happens, their calculus is that we'll use less energy per capita, instead of more energy per capita, and the net result will be that, in their mind, that they saved the planet from global warming.

Well, this is a long ways from subtle science, and we should not be handicapping the economy of the United States of America for the purposes of people who believe we should have a more expensive energy policy.

So in spite of what I heard the gentleman from Texas say, and I don't discount his word, nor do I challenge his integrity. I will submit that his party has only brought energy issues to this floor of Congress that have raised the cost of energy by making it more scarce.

They've tried to bring windfall profits taxes on the energy companies. They're the ones that are keeping our energy at least as low as it is today. They're slowing the increase in prices, companies like Exxon, for example, that are putting billions of gallons of gasoline out there in the marketplace.

If they stop producing because we punish them, gas is going to go up, not down. We don't get cheaper gas prices by punishing energy companies, and we don't get cheaper gas prices by taxing companies after the fact in windfall profit taxes, Madam Speaker, because what will happen is they'll sit around the boardroom and they'll decide, wait a minute. We paid our royalties to the Federal Government for the energy that was there. We entered into these agreements in good faith. We're an efficient company, an efficient company that drilled and explored the leases that they paid for, put that energy on the marketplace for a fair market price and paid the royalties to the Federal Government for that.

Now, how do we come in and change the deal?

How do we say, if you don't renegotiate those lease agreements with the Federal Government, we're not going to let you enter into another lease

agreement. We're going to hold a gun to your head and make you capitulate and change. The deal's not a deal, according to some folks on this side of the aisle, and a lot of them are driving the agenda.

And so, Madam Speaker, I submit this, that a deal must be a deal. And we can't be penalizing energy companies that are out there exploring, risking billions of dollars in capital, and putting gas and diesel fuel and oil and kerosene and jet fuel and asphalt for our roads all out there on the marketplace, keeping the price as low as possible.

They're competing in this marketplace. And yes, they are making some money. But if their Board of Directors are listening, they're hearing what this Congress is saying to demonize the people that are producing the energy, and they're starting to wonder, shouldn't I take some of that billions in profit and invest that in some other industry someplace where Congress isn't going to come in and tax me after the fact?

If they play by the rules, every company that plays by the rules should be able to count on the Federal Government keeping their part of the bargain. And whatever the tax structure is when they enter into the agreement should be the tax structure that they comply with, at least for that year that they've entered into and the corporate tax and the royalties that are designed to be part of it.

I've spent my life in the business world, 28 years meeting payroll, doing construction work, entering into contracts, some written, many written actually, many more verbal contracts, sometimes a hand shake, sometimes we didn't bother, sometimes it was over the phone, sometimes it was just simply eye contact, nod, and we have the kind of relationship where we know we'll each keep our deal.

□ 2130

I respect a contract. I respect a deal and an agreement. That's what makes the economic world go round. People that have integrity that understand that a deal is a deal are what keeps this world going. And we have verbal agreements that go on up into the hundreds of millions of dollars, and in the end, we're evaluating the character of the people that are entering into those.

I would also submit that one of my favorite energies here on this chart, the energy production, which is the fuel by ethanol, this .94 of a percent here, is getting a bit of a bad rap. And it's getting a bit of a bad rap by the folks who just simply don't like the competition of ethanol. I think it's become a political argument rather than a rational scientific argument.

I know a couple of scientists in this Congress who are working and tracking the three laws of thermodynamics, and I hope they're paying attention when I make this argument, Madam Speaker, and that is this: according to Argon Labs out of Chicago—first the argument that comes from ethanol's critics

is it takes more energy to produce ethanol than you get out of it. Madam Speaker, I submit that's factually incorrect.

If ethanol from corn can only be calculated if you take a bushel of corn and you say, All right, now I have this bushel of corn here sitting here at the ethanol plant, I want to convert it into ethanol. How much energy does it take to convert this bushel of corn into ethanol compared to how much energy do I get out of this bushel of corn? And if you're going to be fair about it, if we're comparing it to gasoline, we have to also measure how much energy it takes to refine the same amount of energy from crude oil into gasoline, because it takes energy to do that, too.

Here are the numbers, Madam Speaker. To produce one Btu of energy in the form of ethanol from corn, you will consume, according to Argon Labs, .67 Btu as the energy that it takes to get an entire Btu out of corn in the form of ethanol from shell corn sitting at the gates of the ethanol plant. That's the equation.

But if you go down to the oil refinery, let's just say in Texas, and you have a barrel of crude oil sitting at the gates of the oil refinery of Texas, how much energy does it take to get a Btu, a British thermal unit of energy in the form of gasoline out of that crude oil? That, Madam Speaker, is 1.3 Btu's; .67 to get one out of corn ethanol, 1.3 Btu's to get one out of gasoline refined from crude oil. Almost twice as much energy to craft gas out of crude as it is to convert corn into ethanol, Btu to Btu.

Another way to look at that is a gallon of gasoline is, for round purposes, is 100,000 Btu's of energy. Let's just say it takes a little bit more of a gallon in the form of ethanol, but let's say we had two jugs sitting here, one has ethanol in it and one has gasoline in it, each are 100,000 Btu's. Well, to produce 100,000 Btu's of ethanol it took 67,000 Btu's of energy to convert corn into ethanol. 67,000 Btu's to get 100,000. And to convert crude oil into 100,000 Btu's, roughly a gallon of gasoline, it takes 130,000 Btu's to get your 100,000, roughly a gallon's worth.

So there's your answer, about twice as much energy to convert gas from crude oil as it is to convert corn into ethanol.

Those are laboratory scientific facts, Madam Speaker, and those are facts that ethanol's critics cannot get around. And so let me take us to another level.

Since it doesn't take more energy than you get out of it, .67 Btu's to get one full Btu of energy out of corn, since it doesn't take more energy, it does for gasoline, it doesn't for ethanol, then the only other argument that remains is well, food versus fuel, Madam Speaker.

And the argument that we're using this corn for fuel instead of feeding the world population, well, we have a lot of folks who think we take field corn and, I suppose, set it on our plates and cook

it up and feed it. Now, that may well be how we make grits. I don't know that. We don't make any grits in Iowa, but I do have a little sack on my shelf. And other than that, our corn goes to about some 300 products, maybe a little bit more than that. Corn sweetener and a whole variety of products including, I think, the forks, knives, and spoons at the Longworth cafeteria are today now made from corn.

But we produced 13.1 billion bushels of corn last year in the United States. Now, that's the annual crop for the 2007 crop, 13.1 billion bushels of corn. Now, if we're going to argue that food prices went up, I'm going to take that argument away also from ethanol's critics, and here's how it is. We produce 13.1 billion bushels of corn. We exported more corn than ever before. We exported 2.5 billion bushels of corn. And so more corn exported than ever before, and you subtract that 2½ billion from the overall crop of 13.1, you end up with 10.6 billion bushels of corn left over after we exported more than ever before.

Then we converted 3.2 billion bushels of corn into ethanol, roughly 9 billion gallons of ethanol, 3.2 billion.

So remember, we were at 13.1 billion bushels, overall production, minus 2½ billion bushels for export, leaves us 10.6 billion. Then from that we subtract 3.2 billion that went to ethanol. That takes us down to 7.4 billion bushels of corn left over for domestic consumption.

Now, that happens to be the exact number that is the average of our corn that's available for domestic consumption for all of the other years of this decade is 7.4 billion bushels of corn.

So one would say by this argument we didn't really take any corn out of the availability for food for domestic consumption in the United States because we still have 7.4 billion bushels left over after we exported 2½ billion bushels after we converted 3.1 billion bushels into ethanol, we still end up with 7.4 billion. But additionally, we have to add back in half of the bushels that we converted to ethanol because at least half, Madam Speaker, of that corn has a retained feed value in the protein that we did not use, the protein that goes back in livestock feed in the form of DDG, dried distiller's grain.

So you add 1.6 billion bushels back in, and that says last year, 2007 crop, the average annual domestic corn crop for the decade is 7.4 billion, but the 2007 year, there's 9 billion bushels of corn that were available for domestic consumption. That says the supply for domestic consumption went up, not down. If the supply went up, then we can't be arguing that the food-versus-fuel argument, although I will say that if you dump 3.2 billion bushels of corn into the domestic market, and it would push the price, and that would be a lot better for our livestock producers, especially our pork producers.

But that's not the case. It's 9 billion bushels available where 7.4 normally

are available. I think that takes that argument away that the high costs that are there today that are putting so much pressure on our pork producers are at the burden of ethanol, yes, it's part of it. It's part of it.

But, Madam Speaker, I will submit that the low dollar is a bigger part of it. And according to some financial experts that I have met with, people whom I respect, their judgment is sound and they're well respected in the country, the cheap dollar has more to do with high grain prices and high gas prices than most people will calculate.

So, for example, if about 35 percent of the value of our commodities, such as crude oil, is wrapped up in the cheap dollar, we could take \$129 crude oil and say well, about two-thirds of that is where oil would be today if our dollar were shored back up and it was more traditional values than it is right now. And I know that some think that we should try to encourage the European Union to devalue their Euro. I don't know that that can be done from the United States any more effectively than we can convince the Saudis to put more crude oil out on the marketplace.

But we can shore up the value of the dollar, Madam Speaker. We can and we should shore up the value of the dollar. And we ought to take some dollars out of circulation. We ought to make an announcement that we're going to hold a tighter money supply and push the value of the dollar up. If that happens, and we can get the dollar back to its traditional values, the gas that we're looking at today that on the streets tomorrow or by next week will be \$3.80 a gallon, would only be, with a more traditional value of our dollar, about \$2.47 a gallon. That's still too high in my view, Madam Speaker.

So the combination of these things, the combination of the speculators that expect that energy is going to be more scarce in the future, is driving up the price of energy, the intimidation effect of windfall profit taxes and higher regulations and the constant beating that the energy supply companies take here on the floor of this Congress pushes up the energy prices.

The bill that passed today that was debated yesterday, the NOPEC bill, the bill that says it's unlawful for the organization, the petroleum export companies, OPEC, the bill that says it's unlawful for OPEC to exist and grants the authority to the Department of Justice to sue those OPEC countries, and if they successfully bring suit, one could presume that they could freeze the accounts of the investments of those oil companies here in the United States, at least the sovereign wealth accounts that they might have invested in U.S. products. It is a move that drives up more energy prices.

The Middle Eastern countries that are part of OPEC, because when we passed NOPEC here in this Congress, they are not going to produce more energy to get Congress off their back because they know Congress doesn't

know how much energy they produce. They know this, that the oil that sits underneath their land is their oil, and they will market it in a way that serves their interest best. That's the bottom line. That's free market capitalism. And even though a lot of those countries don't have the level of freedom that we have, they do understand the market system.

So if we say to them that we're going to turn the attorney general loose, create a task force to study this and then give the attorney general the authority, the Department of Justice the authority to bring suit against the OPEC countries, I'll submit this, Madam Speaker, they're not going to produce more energy; the best we could hope for is they produce the same amount of energy, and we have to hope that they don't reduce that energy supply, and we have to hope that they don't pull their capital out of the United States out of fear that their assets could potentially be frozen in the aftermath of a suit that could be brought by the attorney general.

Only bad things can come from the NOPEC bill that passed the floor of this Congress. It's going to make energy either the same or more scarce. Just like every other piece of energy legislation that's been brought in this Pelosi Congress that's made energy more scarce, more expensive, provided more regulations and more intimidation, more taxes on our energy producing companies. That's wrong.

And what we have been doing is growing an industry. We've been growing the corn-based ethanol industry. This piece right here. This probably, by now, exceeded 1 percent of our overall energy consumption in the United States.

We need to, Madam Speaker, grow the size of the energy pie. This is the energy production chart, 71.7 quadrillion Btu's of energy produced from all of these sources, and they come with crude oil, liquefied petroleum, natural gas, coal, nuclear, hydro-electric, geothermal, ethanol, biodiesel, solar, wind, all of these sources. This is the energy production chart, 71.7 quadrillion Btu's. This is the energy pie that we need to grow.

We need to grow this energy pie to the size of this energy pie, Madam Speaker. This one that is 101.6 quadrillion Btu's. Now this circle should be bigger in proportion to the one behind it. We will get our graphics down a little better later on, Madam Speaker, but this is what we need to do: grow the size of the energy pie so the energy-consumption chart, which is behind here, excuse me, the energy-production chart, which is behind here, equals or exceeds the size of the energy consumption chart which is this one here, the 101.6 quadrillion Btu's.

If we do that, we will see energy prices go down in America, we will see gas at a price that a working man and woman can afford it again, and we will see ourselves become significantly less

dependent, in fact independent from foreign sources of energy and oil and, and if we do that, the prospects for America's balance of trade, the prospects for the stability of our currency, the prospects for the future of the United States of America, of our children and grandchildren and each succeeding generation, gets greater and greater.

That is our responsibility, Madam Speaker. It is our responsibility to advance the American dream. Advance it for our children and advance it for our grandchildren. We need to do that with a comprehensive approach to the big picture in every way that we can. We cannot do it by increasing the cost of energy by making it more scarce and intimidating our energy-producing companies. That's the theme that the American people understand.

And I will submit, Madam Speaker, that the clearest thing for the American people to understand is drill ANWR. Drill in ANWR, drill now, drill as fast as we can. It doesn't take any 10 years to get that energy on the marketplace.

□ 2145

How can we, on the one hand, how can we say, well, there's only enough energy up there to last for 5 years and we can't get it into the marketplace for 10? That doesn't make sense to me, not in a Nation that can have a Manhattan Project that can, in a few very short years, produce an atom bomb and deliver it, or in a few very short years, from the time John F. Kennedy said we're going to the moon, by 1969 we were on the moon.

A Nation that can produce a nuclear weapon in the fashion that we did, a Nation that can go to the moon in the fashion that we did has got to get the regulations and the taxes out of the way so that we can produce the energy that we need in the form of ethanol and biodiesel and wind and solar and nuclear and hydroelectric. And the list goes on and on and on, including coal, gas, diesel fuel, et cetera.

Madam Speaker, it's commonsense to the American people. Let's first drill ANWR and send that message that this Nation is finally ready to produce energy. Let's do that, and let's take it a step at a time, or all at once if we can, but whatever we do, we owe it to our children and grandchildren to grow the size of the energy production pie in the United States of America.

With that, Madam Speaker, I appreciate your indulgence. It's a privilege to address you.

INTERNATIONAL FOOD CRISIS AND HAITI

The SPEAKER pro tempore (Mrs. BOYDA of Kansas). Under the Speaker's announced policy of January 18, 2007, the gentlewoman from New York (Ms. CLARKE) is recognized for 60 minutes.

GENERAL LEAVE

Ms. CLARKE. Madam Speaker, I ask unanimous consent that all Members

may have 5 legislative days in which to revise and extend their remarks and include extraneous materials on the subject of this Special Order.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from New York?

There was no objection.

Ms. CLARKE. Madam Speaker, moving from food for fuel to food for food, we come to the floor tonight to talk about the international food crisis. We're going to look at the causes and effects and possible solutions. We're also going to take a closer look at the situation in Haiti, a country that is only approximately 400 miles off our coast, our neighbor in the Western hemisphere, a country that is arguably one of the worst off in this global food crisis.

There are many causes of the food crisis that we face now. Some of the causes are recent developments and others have been developing for years.

This year we saw lower crop yields because of weather and global climate change. There is increased demand for processed foods from countries with growing middle classes like China and India. There's an increased demand for biofuels like ethanol, which is primarily made from corn. And in response to high commodity prices, a number of countries introduced export bans to preserve food for their own populations, while decreasing the world's supply.

This graph illustrates the record-high food prices that brought on this crisis: Wheat prices up 81 percent in 2007; soybean prices up 71 percent in 2007. Rice, which feeds almost one-half of the world's population, its price increased 144 percent since January of this year. Corn prices shot up 24 percent since January of 2008, and the rise came right after this Congress passed a landmark energy bill requiring increased use of ethanol.

The effects of this food crisis. We know that in the industrialized countries, food purchases accounts for 10 to 20 percent of consumer spending. However, in developing countries, that figure is more like 60 to 80 percent of consumer spending.

People in poor countries already spend a much greater percentage of their incomes on food, and now they are forced to spend even more on food.

This food crisis is pushing people into poverty and worsening the situation of those already living in poverty. The World Bank estimates that more than 100 million people will be pushed into poverty because of rising food prices.

Rising food prices have led to food riots around the world, across Africa, Asia, Latin America and the Middle East. In Pakistan and Thailand, troops are guarding farmers' crops. In Egypt, troops are baking bread for the thousands of people waiting in bread lines.

The situation in Haiti. Haiti has the lowest, poorest standard of living in the Western hemisphere. About 80 percent of the Haitian population cur-

rently survives on less than \$2 a day and survives on one meal a day. Most of Haiti's basic food commodities are imported, leaving the country especially vulnerable to fluctuating world commodity prices.

Late last month, the perfect storm of high energy and oil costs and commodity expenses erupted in what has been described as food riots.

Haiti's poorest have resorted to selling mud cakes, a mixture of mud, oil and sugar that quiets rumbling, hungry stomachs.

Rising food prices threaten security in Haiti. Protests over the rising costs of food last month turned violent with six people killed, including a U.N. peacekeeper.

High food costs in Haiti in part also led to political unrest, with the dismissal of Prime Minister Jacques Edouard-Alexis just recently.

As we look at what is happening in Haiti today, it's a reminder to us that the economic climate of the United States, our ability and capacity to influence and impact commodities around the world have a ripple effect, and that what we do in the U.S. to secure ourselves, we must keep an eye to our neighbors in more vulnerable circumstances, such as the Nation of Haiti.

We here in the U.S. Congress recently had a codel sponsored in part by the CBC to Haiti, and while there, we had an opportunity to talk about what we need to do to be supportive of our neighbor in the Western hemisphere.

And one of the major concerns for me in this trip was just some of the issues and concerns that we as Americans have not been as educated about. For instance, were you aware that the average age in Haiti is under 50 years old; that the mortality rate is extremely high; that the age for mortality for most women is 56 years of age and for men, 52 years of age; that the average Haitian eats only one meal a day? These are issues that need to be of concern to us.

Why is that? It needs to be of concern to us because certainly, as one of our closest neighbors, one of the democratic allies of the Western hemisphere, these conditions, if sustained over a long period of time, speak to a humanitarian crisis, speak to destabilization, not only of Haiti but of the entire region, which includes a border that is 400 miles away from the U.S. border.

And so we here are looking at congressional action that will address this food crisis. One of the things that we have quickly moved to do in the Democratic Caucus is an emergency supplemental appropriation which was passed just last week which included \$1.86 billion in funding for food aid in PL 480 programs, administered by the U.S.D.A. and USAID; \$200 million in development assistance; \$400 million for disaster assistance; and \$20 million for the World Food Programme.

The farm bill passed just last week also included provisions allowing the

USAID to preposition more food overseas to respond to disaster faster; in addition, more money for non-emergency food aid, like development projects; increased discretionary funding for emergency food aid programs like Food for Peace and U.S. Agency for International Development to the tune of about \$2.5 billion have also been expended; extension and expansion of Haitian Hemispheric Opportunity through Partnership Encouragement Act, or the HOPE Act, which provides for duty-free preferences for imports from Haiti.

And then the Jubilee Act passed last month which would assist Haiti in its international debt load and recommends the immediate cancellation of Haiti's outstanding debts.

Solutions for the food crisis. With respect to Haiti, we need to extend temporary protected status to Haitians in our country, allowing them to work legally here, enabling them to send remittances home. This is the most inexpensive form of aid we can grant to Haiti. When remittances are sent home, it forms about a quarter of Haiti's GDP at this point, and so we would be doing not only ourselves a service but a service to the people of Haiti and Haitian Americans here in our hemisphere.

On the global level, we need to meet the immediate need including funding shortfalls of \$755 million at the World Food Programme and \$240 million at USAID, which this Congress has already begun to do.

We need to strengthen our social safety nets like nutrition programs and school feeding sites to prevent future food security issues from reaching the crisis level.

I've spoken to you already about the youth of Haiti and the fact that the population there is so very young. We need to be clear that malnutrition is running rampant, and if we really want to help Haiti to change course, we must start with their young, and we must be able to improve the opportunities for children to have access to nutritious meals.

We need to increase agriculture development aid to assist developing countries in establishing their own agriculture infrastructure, so countries won't be so dependent on foreign supplies in the future. And that's a pretty complex scenario, because when we look at the way that our farm system has been set up in the United States, it has really created a paradigm where, due to the subsidies that we make to our farmers, it is actually less expensive for Nations abroad to purchase our rice than to grow and compete against the subsidized market. So we will have to find a balance there to enable farmers in Haiti to expand and to be prepared to export to other Nations and be able to compete at real prices with the production of rice in our country and other countries around the world.

And finally, we need to significantly increase investments in agricultural

research so our scientists can develop better crops that can withstand disease, drought and produce higher yields, and then deliver those crops to farmers around the world.

I am just so honored to be joined this evening by a number of my colleagues who also attended the codel, some of whom are members of the CBC, some of whom are members of the Hunger Caucus here in Washington in the U.S. House of Representatives, and it is my pleasure at this time to yield to the gentlewoman from California, the Honorable BARBARA LEE.

□ 2200

Ms. LEE. First, let me thank my colleague from New York, a great American and a proud daughter of the Caribbean, for your leadership and for putting together this Special Order tonight.

And as I listen to you, I'm thinking, I hope everyone in the country is listening tonight because I get so many questions about the world food crisis, the whys, what is going on? Why, even in some of our communities, stores are stockpiling rice? And I think what you are doing tonight is allowing us to give the big picture, the explanation, talk about what is really talking place. And so thank you, Congresswoman CLARKE, for your leadership and your vision and for putting this all together tonight.

Let me just say a couple of things. First of all, Congresswoman CLARKE mentioned the congressional delegation. Congresswoman KILPATRICK and myself co-led it to Haiti to examine the current conditions on the ground.

Now, during our visit, we were joined by 10 members of the Congressional Black Caucus and one member of the Congressional Hispanic Caucus. I'd like to mention who these Members are because they reflect the broad concern, regionally, and just in terms of their deep commitment to address some of the humanitarian issues that we must address in the world. Congressman ANDRÉ CARSON, Congresswoman, of course, YVETTE CLARKE, Congressman KEITH ELLISON, Congressman AL GREEN, Congresswoman SHEILA JACKSON-LEE, Congresswoman EDDIE BERNICE JOHNSON, Congressman HANK JOHNSON, Congressman GREGORY MEEKS, Congresswoman ELEANOR HOLMES NORTON, Congresswoman DIANE WATSON, and Congresswoman LUCILLE ROYBAL-ALLARD. We all have a longstanding interest and commitment to strengthen our ties with Haiti and the Haitian people.

Now, during this codel we met with Haitian President Rene Preval, our United States Ambassador Janet Sanderson, and representatives from humanitarian and development organizations in Haiti. Our goals were to examine the United States strategy to help alleviate the effects of the recent rise in food prices in Haiti. We were there to ensure that there is infrastructure, which we discussed with President Preval, to make sure there is

adequate infrastructure in place to help distribute aid to the Haitian people, and that there is a long-term plan in place to expand that infrastructure. Also, to take steps to ensure a safe and stable and promising future for Haiti and all Haitians by providing immediate relief to help the Haitian people.

So we want many, many short-term goals to be met, but also, we want these short-term goals and initiatives to lead to a more sustainable effort to make sure that the Haitian people begin to receive our assistance with regard to the infrastructure, health care, clean water, and all of the systems that people just deserve so that they can live decent lives.

Haiti is the poorest country in the western hemisphere. And Haitians are particularly affected by soaring food prices, which have risen over 40 percent globally since mid 2007. Haiti produces 50 percent of the food it needs and imports the rest.

The rising cost of living has keenly affected the people of Haiti. Forty percent of Haiti's population is only able to eat one meal a day. Eighty percent of the population lives on less than \$2 a day. And the cost of staples, such as rice, beans, fruit, and condensed milk, have gone up 50 percent in the last year.

In terms of health aid organizations, they fear that the nutritional crisis will get worse in Haiti. Haiti has the highest rates in the Caribbean of HIV and AIDS. And in order to make sure that the anti-retroviral drugs are effective, good nutrition must be available. Food must be available for people to eat so that they can just take their medications, otherwise, it just won't work.

According to the World Food Program, malnutrition is particularly acute in Haiti, where the average Haitian diet contains just 1,640 calories, 460 calories short of the typical 2,100 daily requirement. Particularly, one in five children is chronically malnourished.

Now, anti-government protests and public looting in reaction to soaring food prices have really jeopardized Haiti's capacity to sustain and administer its government institutions effectively. Currently, Haiti's government is in a very precarious caretaker position, where they are unable to create and enforce new laws.

On April 12 of this year, Haitian Prime Minister Jacques-Edouard Alexis was forced out of office for failure to boost food production and lower food prices. In addition, the Haitian Parliament vetoed President Preval's recent replacement appointee for the Prime Minister position. With no head of government, Haiti is left in a very fragile state, and it's up to us to help fill the void in terms of just helping to feed the people of Haiti.

As a witness to these dire conditions in Haiti, we must take urgent steps to implement an effective strategy to help the Haitian people. Congresswoman CLARKE reviewed some of the

initiatives that have taken place here in terms of what we have done in the farm bill, what we are urging the President to do. Actually, he did announce we would release 200 million in emergency food aid, some of which would go to Haiti. He also called on Congress to approve the 770 million in food aid to help fight the food crisis. But we've learned now that there is \$1 million that has not been released yet, which would help reduce the cost of rice for the Haitian people. And so one of the initiatives that we talked about is how we could help facilitate this \$1 million so that the Haitian people will at least be able to afford to buy rice. We're working on that very diligently as I speak.

This crisis, though, let me just say, has opened the door to much needed innovation for long-term development solutions in Haiti. So as I said earlier, this crisis should be addressed with an immediate response, and it should be a strong and very aggressive and very robust response because this is a very dire situation. But we also need to make sure that we don't go backwards and that the crisis is contained, and that we move forward and look at how to help Haiti find some sustainable solutions in terms of agricultural development, the development of their infrastructure, and all of the other initiatives, debt relief, that are so desperately needed.

And so members of our delegation are working on a variety of bills which will be announced very shortly, and we're working on a variety of actions. And so I just hope that President Bush will make sure that everything is done on behalf of the people of the United States to just help Haiti live, help Haiti thrive, and help the Haitian people move on with their lives.

Thank you, Congresswoman CLARKE.

Ms. CLARKE. Let me thank you, Congresswoman BARBARA LEE, for your leadership, along with Chairwoman KILPATRICK, for seeing how important it was for us to be on the ground in Haiti as a delegation with a presence to bring some comfort and some hope to the nation that our eyes are not shut to the crisis that is taking place there, and that they do have friends, allies, and supporters here in the United States that will not forsake them, that that nation can know now that the United States' eyes are wide open. And as we see their fate go down, we know that it is our responsibility not to let it happen, and that we will be vigilant around the resource and support that is required to help Haiti to stand up and to go forward in the 21st century boldly and stronger than ever before.

So I want to thank you again, BARBARA LEE from California, for your ongoing commitment. I've come to this Congress to meet you and to see the work that you have been doing and just to join my voice in synchronization with you so that we can sing a louder song for the causes that you have championed even before I arrived here. Thank you.

The gentleman from Texas, AL GREEN, you, too, were a part of our delegation. Thank you for joining us in this Special Order to talk about international hunger and the crises in Haiti.

Mr. AL GREEN of Texas. Let me start by saying that the constituents that you have, Congresswoman CLARKE, can be exceedingly proud of you because you've been here a short time, but you've made a very significant difference. And I trust that they will understand the totality of the impact that you're making on the lives of people in this country, people who need help.

I was honored to go to Haiti with you and with my colleagues, and I will tell you that I was thunderstruck by what I saw. Probably the thing that stands out most in my mind is the notion that in the United States we have four seasons. In Haiti, there are five. There is a hunger season in Haiti, a time when it is prognosticated, it is predicted that people will go hungry, and they will need help that they probably will not receive.

Haiti is a country in crisis and needs help immediately, if not sooner. Haiti has an unemployment rate of 70 percent. Eighty percent of the people live in poverty. Seventy-six percent of the people live off of \$2 per day; 55 percent off of \$1 per day. The highest HIV/AIDS rate in the western hemisphere; infant mortality rate 10 times higher than that of the United States of America. Haiti is a country in crisis. When you go there and you see the density of population, people living in structures that in this country we would not house our animals in. Haiti needs help.

I'm not sure what the ultimate solution is, but I do know that if we do not act immediately, there will be a crisis right off of the coast of Florida comparable to what we have in Darfur.

And we talk consistently and continually about the things that are happening in Africa, and there are things there that necessitate our attention. We must do more to help in Darfur. But we have, right off the coast of Florida, some few hundred miles, a country that can benefit from much of what we have to offer.

It has been said that if you have the ability to do something and you cannot do enough, you have a duty to do all that you can do. The United States of America has a duty to do more in Haiti. I know that we have needs in this country, and we have to meet our needs. But we are the richest country in the world. And Haiti is a country that is our neighbor. It is an island. And people are trapped, they cannot leave. If they do leave and try to come here, we will return them.

There must be a way for us to have an infusion of capital, an infusion of help such that the people who are trapped on this island can extricate themselves from this most saddening circumstance.

There will be some who will say they should pull themselves up by their boot

straps. They don't have any. There will be some who will say rising tides will lift all boats, and if we can find a way to do better here, they will do better there. This is not true. They don't have any boats to be a part of the rising tide. TPS is a part of the solution because if we allow those who are here to stay and to prosper, they will send money back to their relatives at home.

We have not been able to pass TPS. I would invite any Member of the House to go to Haiti and come back and say you won't vote for TPS. I challenge any Member of the House to go there. I don't believe you will come back and say you won't vote for TPS.

So probably one of the great things that any of us can do, if we want to adjust our hearts and become a part of the solution, is just go to Haiti and see the circumstances under which human beings are not living, but existing. It is an existence that we can change.

So I challenge my colleagues and I beg my colleagues to please, if you can, go to Haiti and see for yourself. It will tug at your heart, it will cause you to understand that we have an obligation to our fellow human beings to help them out of this circumstance. That is my appeal.

I thank you for the time. And I thank Congresswoman LEE for all that she has done through the years on this question of Haiti. This is not something new to her. For me, it is new in that this was my first visit, I'm a neophyte. But she has been doing this year in and year out and she knows of what we speak and she understands the challenges that are before us.

So I thank you, Congresswoman CLARKE, for the time. I thank you, Madam Speaker. And I beg that my colleagues will see for themselves the human crisis that exists right off the coast of Florida.

Ms. CLARKE. Thank you very much, Congressman AL GREEN. Thank you for your impassioned comments this evening.

I think it's important that when we speak of the need to build out our relationships around the world, that as we've travel to many regions around the globe, that we not neglect our own hemisphere, that we recognize that there are nations of people. And I think what's important to point out is that Haiti is a nation about the size of Maryland in terms of geographic size. It has 9.3 million people there. So when you hear the statistics quoted about the number of people in poverty, when you hear about the number of children in poverty, the percentage of people making \$1 or \$2 a day, put that in the context of a population of 9.3 million people, and then you get the sense of what we're talking about in terms of a humanitarian crisis.

□ 2015

Let me now turn to the gentlewoman from Illinois, who has joined us and has been a fighter and one who has stood up and has produced on behalf of the

Hunger Caucus and the people of Haiti, Ms. JAN SCHAKOWSKY.

Ms. SCHAKOWSKY. Thank you so much, Congresswoman CLARKE, for convening us tonight for this Special Order dealing with our close friend and a great friend of the United States, and that's our neighbor Haiti.

I first went to Haiti in January of 2003. And I went with the RFK Foundation, Robert F. Kennedy Memorial Foundation, and Ethel Kennedy was on that trip, to give an award to Partners in Health Clinic on the Central Plateau of Haiti. It's actually the one that was featured recently on "60 Minutes" where you saw Dr. David Walton, who actually comes from my district; Dr. PAUL Farmer; Loune Viaud, who is the director of that clinic, serving people on the very poor Central Plateau of Haiti. And I have to tell you I think it was Representative GREEN who said his first trip he was thunderstruck. That's a good word for it. You get on the plane in Miami and you start reading the newspaper, and before you've even finished reading it, you're landing in the poorest country in our hemisphere.

But let's be clear. This is a country with beautiful and brave and hard-working people. This is a country where some of our colleagues of a certain age may have even gone for their honeymoon. This is a tropical island in the Caribbean with so much potential and such beautiful people and such incredible poverty.

I went again to Haiti in 2006 with Wyclef Jean, a son of Haiti and a musical artist who has created a foundation called Yele Haiti, who's hard at work right now in providing food for the people of Haiti.

So we can talk about the crisis first. There is a horrible hunger crisis in Haiti. They started out poor. They started out malnourished when these food prices went up so high. And in fact, the average daily requirement for calories is about 2,100 calories per day. In Haiti it's 460 calories below that as the average. So you know some people are eating more than their 2,100 and lots of people are eating less.

I implore parents who may be listening to us tonight to think about what kind of desperation it might take to feed your child to quench the hunger in their belly a mud cake, a mud cake, a cake literally made out of mud with a little flour in it, because you can't stand to leave that tiny stomach hungry. It's just more than one can even bear to think how one gets to that point.

And so the high price of food and the hunger crisis has begun riots in Haiti. There have been some political ramifications, and the United States has to some important extent responded. We're sending money. We're sending food. And all of this is really, really important.

But the other thing I found out in Haiti is that it's not just oh, poor, Haiti, we need to do more. The fact of the matter is, and I am embarrassed to

say, is that the United States of America has had its heel on the neck of the country of Haiti and has actually been part of the problem that we are facing today.

Over the past 7 years, the Bush administration has absolutely turned a blind eye and has, in fact, actively stopped the Inter-American Development Bank from releasing loans to Haiti for projects on water and health and education and rural roads, the kinds of things that would actually make Haiti self-sustainable. Through the U.S. Treasury, the Bush administration officials, and this is all about ideology and politics, have repeatedly held back vital loans for Haiti in an attempt to force political change in Haiti, actions in direct violation of the Inter-American Development Bank charter, IDB.

In e-mails released in response to a Freedom of Information request, Treasury Department employees repeatedly discuss how to "slow" the release of loans to Haiti. In a Treasury Department e-mail in 2001, this employee stated that the loans would be released based on "our assessment of progress on reaching a comprehensive political settlement." That is, a settlement to the liking of the United States of America.

In another shocking e-mail, a Treasury lawyer reveals just how deliberately they were working to stop the loans from being released to Haiti, despite the great need. Bruce Juba, Special Counsel, wrote: "While this is not a 'bullet-proof' way to stop IDB disbursements, it certainly will put a few more large rocks in the road."

It is astounding and unacceptable that the entire time that the Bush administration has talked about helping poor Haiti, they have been working behind the scenes to put "rocks in the road" to Haiti's development. By 2002 the Bush administration's plan to block the loans to Haiti by slowing them down has succeeded. Haiti fell into arrears long enough to trigger an Inter-American Development Bank policy that prevents the bank from releasing the loans when arrears have accumulated for too long. Success.

Instead of receiving the vital loans for public projects, loans that could have helped bring thousands out of poverty, reduced water-borne diseases, and aided in long-term development, the Bush administration successfully cut off Haiti's IDB funding in an effort to push Aristide out of power.

The United States has been directly involved in Haiti's food crisis in another way. The U.S. has forced Haiti to open its market to our subsidized crops, decimating the ability of Haitian farmers to compete. Thirty years ago Haiti raised nearly all of the rice it needed. It was exporting sugar. But because of U.S. intervention, Haiti is now reliant on food imports for survival. The International Monetary Fund forced Haiti to open its market to U.S. rice first in 1986 as a condition for

loans, making it impossible for Haitian farmers to compete with subsidized U.S. rice. Then in 1994, as a condition for U.S. assistance in returning to Haiti to resume his elected presidency, Jean-Bertrand Aristide was forced by the U.S., the IMF, and the World Bank to open up the markets in Haiti even more.

So, look, if we want to do more than put a temporary Band-Aid on the developing food crisis in Haiti, we're going to have to do more than allocate money for emergency food relief. We're going to need to recognize how forcing poor countries to open their markets to our heavily subsidized crops cripples their ability to sustain themselves.

As President Lula of Brazil said when he was visiting Haiti recently, "Rich countries need to reduce farm subsidies and trade barriers to allow poor countries to generate income with food exports. Either the world solves the unfair trade system or every time there's unrest in Haiti, we adopt emergency measures and send a little bit of food to temporarily ease hunger."

You talked about the level of unemployment in Haiti. Well, a number of these people are rural people who are at least sustaining themselves. Even if they weren't exporting food, the country was able to provide the rice and the beans that it needed to sustain itself.

So we need to have a sane and rational policy when it comes to Haiti, a policy of friendship to this country in our hemisphere, not a policy that cripples Haiti's ability to actually flourish. We have a huge responsibility here for the hunger that's going on here now, and we should understand that and not just feel so good about our ourselves when we send food aid to Haiti, which, of course, we should do and we should do even more of.

So I appreciate the opportunity to join you tonight, Congresswoman CLARKE. I appreciate your leadership as a new Member of Congress. I so welcome your leadership on this issue and just want to offer my support in absolutely any way that I can so that we can be a good neighbor to Haiti and to the rest of the developing world.

Thank you for allowing me to speak tonight.

Ms. CLARKE. I want to thank the gentlewoman from Illinois (Ms. SCHAKOWSKY) for her breadth and depth of knowledge of the relationship that the United States has had with the Nation of Haiti and what we need to do to turn the tide around. It's a critical piece, and certainly as we look at our hemisphere going forward in the 21st century, what our expectations are for the development of not only the United States of America but our neighbors in the region, your words, your knowledge is going to be a critical part of what we are going to need going forward. And I thank you for taking the time to be a part of this Special Order. The people of the United States thank you for your commitment and certainly the people of my district who are really

concerned about their family and their relations in Haiti. Thank you for your commitment, and we look forward to further conversation and collaboration on the issue of hunger internationally and specifically the rebirth and the re-grooming of Haiti.

And I would like to just point out life expectancy, again, for women in Haiti is 56 years old. Life expectancy for men in Haiti, 53 years old. It's amazing in the 21st century that less than 400 miles away from the United States of America, we have people dying in the prime of their life due to a lack of food, due to lack of opportunity. They can stand on the edge of their shores and see the bright lights of Florida shining across the seas, but they can't reach for that level of potential within their own boundaries and their own nation. And when we look at the relationships that we establish with other nations around the globe, one has to wonder why, with a nation the size of Maryland and the population of 9.3 million people, we haven't seen fit yet to establish the type of relationship that creates a symbiotic relationship, fertile land on a fertile island; yet people are starving.

At this time I would like to acknowledge my cohost for this evening's Special Order. She is no stranger to most of us, to all of us. She has been an outstanding leader in this Congress and has been an outspoken leader, the most knowledgeable person that I have had an opportunity to interact with on international affairs, on homeland security, and has been a true mentor to me, and that's none other than the Congresswoman and the gentlewoman from Texas, the Honorable SHEILA JACKSON-LEE.

Ms. JACKSON-LEE of Texas. It is a special privilege to be on the floor tonight with a very distinguished Member of Congress and my coleader and cosponsor of this Special Order tonight, Congresswoman YVETTE CLARKE.

Might I note the special presence, if you will, of a number of Members from the Congress who have already spoken and pay tribute to their presence here, Congresswoman BARBARA LEE, Congressman AL GREEN, Congresswoman JAN SCHAKOWSKY, for their passion and commitment and take note and pay special tribute to our speaker tonight, who rounds out the circle. And we appreciate her for her attentiveness to this very important discussion and debate. And, likewise, let me add an appreciation for the chairwoman of the Congressional Black Caucus, the officers and members, who have seen fit to be the conscience of this Congress.

□ 2230

We have been particularly blessed by Congresswoman CLARKE's presence because I think she represents really a particularly unique congressional district. It has a history of Shirley Chisolm, and of course her predecessor, Mr. Owens. But as the district has grown, I guess because of the initial

history of Congresswoman Chisolm from the Caribbean. As the district has grown, it really exemplifies the tentacles of America. It is really, I guess, the cornerstone of what North and South America are about in the Caribbean because your district has this array of constituencies who represent South and Central America, the Caribbean, and other parts. It shows this unique place called America because when I say America, I am talking about South America, Central America, the Caribbean, this whole part of the world. For that reason, your insight is crucial.

We have seen the neglect of the Caribbean over the last 8 years, frankly. And I don't think there would be any debate on that question. I do know that there are concerned persons in the administration. But, Congresswoman CLARKE, I have sat in meetings at the White House, I have sat in meetings, frankly, with representatives or Assistant Secretary of the State Department that sit in hearings and, frankly, you had to argue with them about the circumstances.

I guess one comes to mind, and I am going to focus on this food crisis, but I think I relayed to you one meeting in the White House that really required members of our caucus, the Congressional Black Caucus, frankly, that song, I shall not be moved. It required persons not to be moved until we had an opportunity to speak to the President of the United States. Of course, that was the time of crisis in the removal of then-President Aristide. Of course, President Preval worked with him as a prime minister. Then we had an Assistant Secretary for Western Affairs who was in fact, how shall I call it, an outright argument about the rightness of what we were doing for Haiti.

Frankly, I think as Americans representing such a diverse Nation, we should have a better attitude about allies, and Haiti is an ally. As you know your history, Haitians fought alongside of us. It is the oldest Democratic Nation in the Caribbean. Its independence was quick, was immediate almost, because of their great and wonderful founder, revolutionary that, of course, we saw many of his pictures, Toussaint Louverture, that we saw many of his pictures in Haiti.

So I say all this to say why do we come to this? Why are we at this point? Why do we need to be on the floor of the House? Although these are not exactly pictures taken recently in Haiti, the children symbolize what we left in Haiti, because we had an urgent mission. We had to meet with President Preval. Certainly the rural areas were there, but because it was an urgent mission, we had to focus our trip on that.

I can imagine when the President told us that 40 percent of the people in Haiti are eating one meal, and the word people, that means children, and everyone knows the results that occur

when children go hungry. They are stunted in growth. They are certainly victims of malnutrition. They are stunted mentally. Who can go to school on a hungry stomach? One of the reasons we had the breakfast program and the lunch program here in the United States of America is the fact that we have studies that show the distinction between children who eat, nourished, and how they learn, versus a hungry child. See a quiet child, inattentive in a classroom, you can go to the source most likely. Can you imagine a country of children who are hungry?

Of course, these faces, for all we know, represent children in Haiti, of which on this particular trip we were not able to see who may be huddled in the various mountains and hills looking for food. And so if I might just share with you that right now we know that there are 850 million people who are chronically or acutely malnourished. That includes the people of Haiti. Over 300 million of these individuals are children.

Malnutrition caused by chronic hunger leads to the death of an estimated 5,600,000 children under 5 years old. According to UNICEF, an estimated 146 million children, roughly one in four children under 5 years old are underweight. According to a study conducted by the United Nations Food and Agriculture Organization, 45 percent of children who died after contracting measles were malnourished, as were 60 percent of children who died after contracting severe diarrhea. An estimate 168 million children under age 5 in developing countries face potential growth retardation, also known as stunting, as a result of chronic hunger and malnutrition. Approximately 42 percent of children under 5 years old are stunted in the world's least developed countries.

So I lay the framework out for what we are facing in the country of Haiti and what President Preval has to deal with. You have a wonderful poster that indicates how high food is going. And so even now, where we used to be a high food donor country, but look what countries are having to pay for corn now, for soybeans, for wheat, and for rice. What a dilemma. And then, add insult to injury, if you would, as President Preval has indicated, infrastructure is needed and work is needed.

All of us were moved by the mother who stood up, and didn't look 48 years old, and according to your numbers, she has only 8 more years to live. She had 10 children. In cultures like that, they are very dependent on families. Children then go out to work and give back to families, and parents, because they age quickly, I guess, can retire back or can sit back with the hope of their children supporting them. What did she say? She managed to send her children to school, and the two that are now out and ready, no work. No work.

The food fight, the food riot, as the President indicated, or as we saw in

the news, was really because people had no money and no work to buy food. And so people were rioting because of that. President Preval wants us to help. What is this administration doing? Not releasing money the way it should; fighting against TPS, which really makes a difference. Temporary protective status allows people to stay and work, Haitians who have suffered this unequal wet foot-dry foot scenario between our friends from Cuba, and they are our friends. It wasn't a law that they wrote. But it was written, and I must say this, all of our Cuban representatives that are here in the United States Congress have supported equalizing the Haitian disparity issue. We just can't get it passed; which is to say I have an immigration bill that would create parity. If you were Haiti, because of the political crisis, you get your foot on our soil, you too can say.

But putting that aside, we don't have that. But TPS, the President begged us, President Preval. That would help the food crisis. Why? Because it would allow people who are here, sending back remittances, what, a fourth of their economy, to at least be able to send back to momma, grandma, somebody, so they can eke out a survival.

So to the Congresswoman, so he asked us for infrastructure, clean-running water that helps you be able to at least cook decent food, creation of jobs, and if you were to put money in for infrastructure, people could work. Even though these prices are outrageous, they could at least minimally begin to bring food in.

One of our colleagues said something that we heard, and that was the dumbing down of the rice industry, or dumbing down the traditional foods. President Preval said he would like to get Haitians back to traditional food, not because he wants to keep them from buying from us but because what we did is when rice was cheap, we dumbed them down from raising rice, meaning, Oh, I don't have to worry about raising rice. Let me raise something else. I don't know what the decision was because I am going to get what he called "Miami rice." Look what happened. They stopped growing. I assume Miami rice has gotten way, way, way expensive. They are not growing the traditional foods. And look where we are.

So, Congresswoman, I want to thank you for raising or giving us the opportunity. I am delighted to be your co-leader and cosponsor because out of these discussions I hope it comes the finger on the phone, the finger on the e-mail, Haitians around the country pressing their phone buttons and calling Members of Congress on both sides of the aisle to join us in our fight for the TPS.

We know a number of our colleagues have been working on this issue, from Congressman HASTINGS, myself, you, Congressman KENDRICK MEEK from Florida, Congresswoman CORRINE BROWN. I may have left off someone.

There's a number of people that understand the realities of that. So press your button wherever you are, get your e-mail out. We have to get relief with a temporary reprieve on TPS.

The second thing is that the administration needs to make an immediate commitment for food relief and the releasing of dollars for Haiti, a country whose singular—who could have only one reason for us helping them is the blood they shed from our Freedom Fight, for our Revolution, the blood they shed when they stood alongside of us in the Revolutionary War. No one can take that away from them in terms of relationship with the United States.

So I want to join you, and as I close yield to the gentlelady, just engage her in a question, because I would like to ask a question. I would commit our colleagues as well to H. Con. Res. 344. You are an original cosponsor. It is to say in any food aid, we need to prioritize children. Certainly I believe we can add pregnant women and mothers, nursing mothers, a vulnerable population. I think that would be an excellent addition. But I do think what happens to our children dictates what happens to the future of the country because if you have stunted children with inability to learn, what do you have in the future.

I would ask the gentlelady, and so I hope people will come on the bill H. Con. Res. 344. I hope we can mark it up soon, get it to the floor of the House, and maybe expand on some aspects of it.

I rise tonight, together with my colleagues Congresswoman YVETTE CLARKE, as well as the House Hunger Caucus, to address a grave and growing humanitarian crisis. With rising food prices threatening the health of millions of people throughout the world, it is vital that we look for both short-term responses to the crisis and long-term solutions to ongoing food instability.

As my colleagues are aware, according to the United Nations, over 850,000,000 people in the world are chronically or acutely malnourished, and over 300,000,000 of these are children. The statistics are both shocking and tragic: Malnutrition caused by chronic hunger leads to the death of an estimated 5,600,000 children under 5 years old; according to UNICEF, an estimated 146,000,000 children, or roughly one in every four children under 5 years old, are underweight; according to a study conducted by the United Nations Food and Agriculture Organization, 45 percent of children who died after contracting measles were malnourished, as were 60 percent of children who died after contracting severe diarrhea; an estimated 168,000,000 children under age five in developing countries face potential growth retardation, also known as stunting, as a result of chronic hunger and undernutrition; approximately 42 percent of children under 5 years old are stunted in the world's least developed countries.

Rising food prices have precipitated a crisis situation. On March 20th of this year, the U.N. World Food Program made an urgent appeal to the United States and other food aid donors for an additional \$500 million to fill a funding gap caused by rising food and fuel prices.

Since then, this gap has expanded, and is now an estimated \$755 million. As food prices rise, children are the first to suffer.

Earlier this month, with the support of 46 of my colleagues, I introduced H. Con. Res. 344. This resolution recognizes that we face a global food crisis, and that children will be disproportionately affected by rising food prices. The bill states that:

(1) it is the sense of Congress that—

(A) in emergency situations, children have different needs than those of adults, and nutritional deficiencies disproportionately affect children; and

(B) in the context of the current global food crisis, the nutritional needs of children must be a humanitarian priority; and

(2) Congress—

(A) recognizes that we are facing a global food crisis caused by, among other things, rising fuel prices, increased diversion of land to biofuel production, drought, and increases in population;

(B) recognizes that lack of adequate nutrition is particularly damaging to children, as it stunts their growth, leaves them more vulnerable to numerous diseases, and hunger affects children's ability to learn; and

(C) calls for a world forum to be held, on the issue of rising food prices and international response, and for the United States to play an active role in alleviating the crisis.

I urge all my colleagues to join me in cosponsoring this important legislation.

This issue has drawn the attention of the Congressional Children's Caucus, which I chair, because hunger and malnutrition have a particularly devastating effect on children. On May 8th together with Global Health Caucus Co-Chair BETTY MCCOLLUM and DONALD PAYNE, Chairman of the Foreign Affairs Subcommittee on Africa and Global Health, I hosted a briefing on the global food crisis and its impact on the world's children. Members, staff, and the public heard from expert panelists from UNICEF, WFP, World Vision, Save the Children, Christian Children's Fund, and the Congressional Hunger Center, as well as Danny Glover, actor, UNICEF Goodwill Ambassador, and Chairman of the Board of Directors of the TransAfrica Forum.

Lack of adequate nutrition stunts children's growth, leaves them more vulnerable to numerous diseases, and affects their ability to learn. Even temporary deprivation of essential nutrients can have a lasting impact on children's physical growth and intellectual potential, and, under current conditions, more and more children face the prospect of growing up malnourished.

As a result of rising food prices, families throughout the world, particularly in developing nations but also here, in the United States, are increasingly facing a decision between quantity and quality when buying food. With incomes stretched thinner by the day, many families must either buy significantly smaller quantities of food, or purchase less nutritious food. In times of food crisis, families face cuts in expensive foods, such as meat, fruit, and vegetables. The loss of these nutritious foods, in favor of cheaper staples such as rice and maize, is extremely detrimental to children's development, putting them at greater risk of disease or stunted growth. The full extent of the consequences of deprivation of vital nutrients during essential stages of growth is not known. However, it is clear that once children's growth is stunted by malnutrition, they

do not catch up to their peers. The effects will be lifelong.

We now are facing a crisis of epic proportions. The World Food Programme, which fed over 19 million children in schools last year, finds its budget stretched to the limit, and now needs an estimated \$755 million to cover the increased cost of food and fuel. To cite one example, WFP's Kenya programme faces having to cut food to 550,000 children in schools this year. And this is just one example, in one country.

Rising food prices have caused riots in nations including Haiti, Bangladesh, Egypt, Burkina Faso, Mauritania, Mozambique, and Senegal. In April, a week of unrest in Haiti began with violence in Les Cayes and spread to Port-au-Prince and other cities, in which at least six people were killed. Though the violence has ended, slum leaders in a nation where many people live on less than \$2 a day have expressed their willingness to take to the streets if the crisis is not alleviated. Families are particularly affected. One woman, Jacqueline Emile, stated, "I have 10 children. I cannot send them to school and I cannot feed them because I am not working. I would like the government to help me." A school in Port-au-Prince, the Saint Vincent de Paul primary school, which provides lunches of beans and rice supplemented with vitamins, reports that it can now can only feed 1,300 of its 2,100 students.

The crisis is also deeply felt across much of Africa. According to the NGO Action Against Hunger, nearly 20 percent of children tested in Monrovia, Liberia were suffering from acute malnutrition. Brenda Kerubo, a housewife in Kisumu, Kenya, spoke of the need to cut back family meals, stating, "the best thing to do for my family is to reduce meals taken in a day. I may give them a cup of tea with a piece of pancake for breakfast and two cups of porridge for lunch and then I cook beans and maize for supper. We hope prices will soon come down." Her family, like so many others, is substituting cheap starches for more nutritious (and more expensive) meat, fruits, and vegetables.

The scope of this crisis spans the globe. In the wake of the devastating cyclone in Myanmar, children face risks from lack of clean water and poor sanitation, as well as inadequate nutrition. Under these conditions, children are increasingly susceptible to diarrhea, as well as mosquito borne diseases such as malaria and dengue fever. Women and children, who make up more than 60 percent of Myanmar's population, and are likely to be gravely affected. Food aid to the children caught up in the midst of this terrifying situation must be a priority.

According to the United Nations, the cyclone in Myanmar has damaged that nation's fragile ecosystem, with far-reaching effects on food production. Myanmar is currently a rice exporting nation, and farmers in the devastated Irrawaddy Delta region produce two-thirds of the nation's rice supply. The U.N. has warned that if farmers in the cyclone-affected areas do not receive rice seed by June, Burma's rice harvest will fail.

Another nation suffering is Cambodia. In the Sun Sun primary school, for example, teacher Taoch Champa says that "Most students come to school for the breakfast," and principle Yim Soeum adds that "Students brought their brothers and sisters, 2, 3, and 4 years

old" for the WFP-provided free breakfast. Teachers also note that providing this free meal has vastly increased attendance, particularly by girls, and they fear that if the program ended, "poor students would not come to school." However, 1,343 schools across Cambodia are within 1 month of running out of rice stocks, and soaring food prices have placed WFP's future activity in the country in severe doubt.

According to comments made by Pakistani officials in recent days, that nation's production of wheat is expected to fall short of needs by a million tons. Authorities have issued warnings that people hoarding wheat will have their stocks confiscated if they refuse to sell it to government agencies.

The United Nations has made ending global poverty a long term goal, included in the Millennium Development Goals. In addition, the U.N. has recognized the scope of the current food crisis, and U.N. Secretary General Ban Ki-Moon has proposed a task force, to be composed of the heads of United Nations agencies and the World Bank, to address the problem caused by soaring food prices. Ban Ki-Moon has also made closing the WFP funding gap a priority.

Likewise, we are gathered here today in recognition of the looming crisis. Tackling worldwide hunger is a moral imperative which threatens the political and economic stability of a multitude of developing nations. The dramatic increase in food prices will continue to have a destabilizing affect in already unstable regions of the world where so many young lives are already vulnerable to ongoing conflicts and political turmoil.

But I want to yield to the gentlelady and ask her and pose this question to her, and that is what have you seen, living in your great congressional district, listening to Haitians firsthand, have been the results of the unequal treatment of Haitians and Haiti? What are the results that are here in the United States, what do you see in your own constituents, what kind of questions are they asking the United States Congress on why we have not acted, and what does that say about America?

Ms. CLARKE. I want to thank the gentlewoman from Texas for yielding and for posing that question because certainly Haitian Americans are very aware of the history, the role that they played in helping the United States acquire what was then called the Louisiana Territory that completed our United States and the side-by-side battle in the Revolutionary War. And they wonder why the relationship has not been a much more prosperous one between the two nations, why they have been forsaken over so long.

Haiti has been an independent Nation for over 200 years, 205 years, to be exact, and certainly have been worthy of being a partner in the development in this hemisphere. And they are concerned. They are concerned that perhaps there is some bias involved, there's some discrimination because they're a Nation 95 percent of African descent, and they have been used during different times in our history to halt the spread of Communism. But they have never reaped any real reward or collaboration.

I think we are all open now, understanding that we are connected. We are in a global economy, we are in a global world. As our prices spike, the impact has a ripple effect around the world, as we talk about food for fuel versus food for food, what the impact has been around the world. I think that is most demonstrably shown with the Nation of Haiti. And none of us can turn a blind eye to that.

So I want to thank the gentlelady for raising that question. We are winding down now. To my cohort, thank you very much for, again, being a mentor and someone who provides guidance and understanding around some very complex issues with regard to why we do or do not do the things that we need to do, that are imperative for us to do in terms of our international relations, in terms of our hemisphere, in terms of just getting information permeated throughout the body to get a consensus on a way to go.

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I think we are well on the way. We have got some commitments so far. We want to be vigilant in our oversight and seeing them go through. But we do want to press for TPS. We know that that can be a real part of the economic sustainability of the Nation, which is critical, and while we come in with other strategies for immediate relief for the hunger that takes place.

Ms. JACKSON-LEE of Texas. If the gentlewoman would yield for just a moment, on that very note, this is the People's House, and what I would like to encourage right now on the floor of the House is let us call for Haitian-Americans who are here in the United States to come to Washington. Some are as close as your congressional district.

Let us collectively merge our bills, or maybe reintroduce all of our bills or portions of our bills that we have and make that push. I would never use the term ultimatum, but make the urgent push that we need to move forward on hearings dealing with TPS.

That is the first step of moving toward a markup of some component thereof of a TPS. Temporary. It could be a TPS for a year. That is what we did with El Salvador, and then it was renewed. We did it with Liberia, that was deferred, DED, I believe. So we have had these moments when there is a crisis. There is clearly a crisis in Haiti. And I would like to join with the gentlewoman to organize that and call that session in and make the point that we need to move on that issue as quickly as possible.

Ms. CLARKE. Our time has expired, my colleague. I just wanted to thank the Speaker for this Special Order on the international food crisis, subject Haiti.

I would just acknowledge that we have received statements to this Special Order from Congressman JAMES MCGOVERN of Massachusetts to be entered into the RECORD, as well as Representative POMEROY to be entered into the RECORD.

Mr. CONYERS. Madam Speaker, I rise today to bring to the attention of the Congress and to the American people the plight the western hemisphere's second oldest republic, Haiti. The Haitian people are being negatively affected by market forces out of their control that have driven food prices up drastically. Haiti, where about 4 out of 5 people live at or below poverty, is an island nation that consists of approximately 8.7 million people. To put this in perspective, imagine the city of New York; now imagine that same city with 80 percent of its citizens in poverty.

The American people and Congress have already assisted Haiti with the HOPE and HOPE II (Haitian Hemispheric Opportunity through Partnership Encouragement) Acts. HOPE was the tip of the iceberg. It provided jobs to allow Haitians to overcome poverty. HOPE II will create even more gainful employment and more sustainable jobs for Haitians and create a self-sustaining infrastructure. These acts will provide jobs needed to help more Haitian citizens emerge from poverty and gain employment which will lead to a more prosperous Haiti.

However, there is much more work to be done Madam Speaker. Right now the World Food Program is in need of \$755 million to meet immediate demands and USAID also needs an additional \$240 million. Increases in these programs will ensure that school food programs in the developing world are not eliminated due to current food price inflation. The food price escalation is also affecting the region as a whole.

Due to escalating market prices, in rural El Salvador, with the same amount of money today, people can purchase 50 percent less food than they did 18 months ago. This means that, in principle, their nutritional intake, on an already poor diet, is being cut by half.

In Nicaragua the price of tortilla went up 54 percent between January 2007 and January 2008.

We cannot let our neighbors suffer due to circumstances out of their control. We have taken small steps but now the government of the United States must be an active agent in the development of the third world. We must follow the lead of our philanthropic and non-profit sectors.

Too often those in government see aid to developing nations as a waste of money, throwing taxpayers dollars down a well. India is a great example of the benefits of foreign aid. In the 1960s American dollars funded fertilizer subsidies and high yield seed varieties led India out of poverty and famine into self-subsistence. India is now entering the developing world, so much so that their demand for processed foods is now decreasing the supply of food aid available to countries such as Haiti.

This can happen in Haiti if the United States focuses on delivering basic goods to the hemisphere's poorest people. By increasing vaccines, textbooks, water pipes, and medical care we will not make countries dependent, we will be giving Haitians the basic inputs they need to improve their lives. We must invest in high-yield, proven, and scalable strategies to empower the Haitian people and those suffering throughout the world.

Mr. POMEROY. Madam Speaker, we are in the midst of a global food crisis. Rising food prices are negatively affecting the world's poorest people, who frequently spend 80 per-

cent of their income on food. As a result, the world's most vulnerable populations, including an entire generation of children, are fighting malnutrition every day. Riots and social unrest all over the world over food prices are indicative of the acute nature of this problem. The time to act is now.

Over the last 50 years, the United States has been the leader in international food aid. We have been able to sustain this role even during eras that were extremely tough on foreign aid. This doesn't mean that the structure can't be improved, but I do believe it is a strong testament to the current structure.

Through the Food, Conservation and Security Act of 2008, also known as the farm bill, we look to address this global crisis by helping to fight hunger and provide food assistance around the world. The farm bill does this by increasing oversight and monitoring of food aid programs. It requires the United States Agency for International Development (USAID) to increase the use of program monitors, conduct more evaluations of food aid impact, and implement best practices for food aid delivery. The farm bill will also allow USAID to pre-position more food overseas to respond to disasters more quickly. With greater attention toward identifying food shortages earlier, the food aid programs can reach people in need and respond before crises worsen.

I am also very proud to say that the farm bill establishes a \$60 million pilot program for local or regional purchases of food aid. This pilot program provides the opportunity for local purchases of food aid commodities while ensuring that the purchases do not cause dramatic price increases or exacerbate shortages overseas.

While I am extremely proud of what we have been able to accomplish through the farm bill, this is a serious situation that we must continue to address. As a member of the House Hunger Caucus, I look forward to working with my colleagues to address the issue of world hunger.

Mr. MCGOVERN. Madam Speaker, every five seconds, a child dies from hunger-related causes. That's the equivalent of 21 school busses full of children being killed every day. With the current food crisis, even more people are being put at risk of starvation as the prices of daily food staples move out of reach. This is not just tragic; it is shameful. We have the resources necessary to end hunger. What we need is the political will to do so.

Madam Speaker, I've never heard any Member of Congress declare that he or she is pro-hunger. But regrettably, too few are actively working to rid our Nation and the world of this terrible scourge. I am very proud of the members of the bipartisan House Hunger Caucus who have taken up the task of raising the profile of this domestic and global issue and helping to educate their colleagues about how we can address and end not just the crisis caused by rising food costs, but hunger itself.

As the world faces a crisis of hunger, it is increasingly more important that Members of Congress speak out against hunger and take action to ensure that action is taken to truly address the crisis. Thank you to YVETTE CLARKE and SHEILA JACKSON-LEE for their leadership in organizing this Special Order Hour and for all those participating tonight. The time to end hunger is now. We cannot wait while more children and families go without food, or even starve to death.

Tonight, in the aftermath of the earthquake in China and the cyclone in Burma, we hold the victims of these disasters in our thoughts. We see, once again, the generosity of the world in reaching out to these victims of natural catastrophe.

But the children of Haiti, the urban poor of Manila, the refugees in Darfur—and, literally, the hundreds of millions of people around the world and in our own country who do not know whether there will be food on the table tonight or tomorrow—our thoughts and our prayers are with them, too. But more importantly, we send to them our commitment to take action on their behalf, and to take action in support of their own efforts to help themselves. Together we can overcome this current crisis, and together we can end hunger in our lifetime.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. GILCHREST (at the request of Mr. BOEHNER) for today on account of illness.

Mrs. WILSON of New Mexico (at the request of Mr. BOEHNER) for today on account of a family commitment.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. SCOTT of Georgia) to revise and extend their remarks and include extraneous material:)

Ms. WOOLSEY, for 5 minutes, today.

Mr. ALLEN, for 5 minutes, today.

Mr. DEFazio, for 5 minutes, today.

Ms. KAPTUR, for 5 minutes, today.

Mr. SCOTT of Georgia, for 5 minutes, today.

Ms. JACKSON-LEE of Texas, for 5 minutes, today.

(The following Members (at the request of Mr. POE) to revise and extend their remarks and include extraneous material:)

Mr. WELLER of Illinois, for 5 minutes, today and May 21.

Mr. TANCREDO, for 5 minutes, today.

Mr. TIAHRT, for 5 minutes, today.

Mr. DUNCAN, for 5 minutes, today.

Mr. BROWN of Georgia, for 5 minutes, today.

Mr. FLAKE, for 5 minutes, today and May 21.

Mr. BARRETT of South Carolina, for 5 minutes, today.

Mr. KUHLMAN of New York, for 5 minutes, today.

ENROLLED BILL SIGNED

Ms. Lorraine C. Miller, Clerk of the House, reported and found truly enrolled a bill of the House of the following title, which was thereupon signed by the Speaker:

H.R. 2419. An act to provide for the continuation of agricultural programs through fiscal year 2012, and for other purposes.

BILLS PRESENTED TO THE
PRESIDENT

Lorraine C. Miller, Clerk of the House reports that on May 15, 2008 she presented to the President of the United States, for his approval, the following bill.

H.R. 6051. To amend Public Law 110-196 to provide for a temporary extension of programs authorized by the Farm Security and Rural Investment Act of 2002 beyond May 16, 2008.

Lorraine C. Miller, Clerk of the House also reports that on May 19, 2008 she presented to the President of the United States, for his approval, the following bills.

H.R. 493. To prohibit discrimination on the basis of genetic information with respect to health insurance and employment.

H.R. 3522. To ratify a conveyance of a portion of the Jicarilla Apache Reservation to Rio Arriba County, State of New Mexico, pursuant to the settlement of litigation between the Jicarilla Apache Nation and Rio Arriba County, State of New Mexico, to authorize issuance of a patent for said lands, and to change the exterior boundary of the Jicarilla Apache Reservation accordingly, and for other purposes.

H.R. 5919. To make technical corrections regarding the Newborn Screening Saves Lives Act of 2007.

H.R. 6022. To suspend the acquisition of petroleum for the Strategic Petroleum Reserve, and for other purposes.

ADJOURNMENT

Ms. JACKSON-LEE of Texas. Madam Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 10 o'clock and 48 minutes p.m.), the House adjourned until tomorrow, Wednesday, May 21, 2008, at 10 a.m.

OATH OF OFFICE MEMBERS, RESIDENT COMMISSIONER, AND DELEGATES

The oath of office required by the sixth article of the Constitution of the United States, and as provided by section 2 of the act of May 13, 1884 (23 Stat. 22), to be administered to Members, Resident Commissioner, and Delegates of the House of Representatives, the text of which is carried in 5 U.S.C. 3331:

"I, AB, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God."

has been subscribed to in person and filed in duplicate with the Clerk of the House of Representatives by the following Member of the 110th Congress, pursuant to the provisions of 2 U.S.C. 25:

TRAVIS W. CHILDERS, Mississippi, First.

EXECUTIVE COMMUNICATIONS,
ETC.

Under clause 8 of rule XII, executive communications were taken from the Speaker's table and referred as follows:

6709. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Tebuconazole; Pesticide Tolerance [EPA-HQ-OPP-2005-0097; FRL-8364-6] received May 8, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

6710. A letter from the Principal Deputy Under Secretary Of Defense, Department of Defense, transmitting a report on National Guard Counterdrug Schools Activities, pursuant to Public Law 109-469, section 901(f); to the Committee on Armed Services.

6711. A letter from the Assistant General Counsel for Regulatory Services, Department of Education, transmitting the Department's final rule — Jacob K. Javits Gifted and Talented Students Education Program — received May 13, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Education and Labor.

6712. A letter from the Director, Office of Personnel Management, transmitting the Office's final rule — Proposed Personnel Demonstration Project; Alternative Personnel Management System for the U.S. Department of Agriculture, Food Safety and Inspection Service — received May 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Oversight and Government Reform.

6713. A letter from the Director, Office of Surface Mining, Department of the Interior, transmitting the Department's final rule — Montana Regulatory Program [SATS No.: MT-026/027-FOR; Docket ID: OSM-2008-0006] received May 12, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

6714. A letter from the Acting General Counsel, Department of the Interior, transmitting the Department's final rule — Facility License Standards (RIN: 3141-AA23) received May 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

6715. A letter from the Director Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Exclusive Economic Zone Off Alaska; Shallow-Water Species Fishery by Amendment 80 Vessels Subject to Sideboard Limits in the Gulf of Alaska [Docket No. 070213032-7032-01] (RIN: 0648-XF44) received February 21, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

6716. A letter from the Deputy Assistant Administrator For Regulatory Programs, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries Off West Coast States; Coastal Pelagic Species Fisheries; Annual Specifications [Docket No. 070607119-7119-01] (RIN: 0648-AV11) received November 28, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

6717. A letter from the Deputy Assistant Administrator for Operations, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Northeastern United States; Atlantic Sea Scallop Fishery; Amendment 11 [Docket No. 071130780-8013-02] (RIN: 0648-AU32) received May 9, 2008, pursu-

ant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

6718. A letter from the Director Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; Reef Fish Fishery of the Gulf of Mexico; Closure of the 2008 Gulf of Mexico Recreational Fishery for Red Snapper [Docket No. 970730185-7206-02] (RIN: 0648-XG40) received May 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

6719. A letter from the Acting Assistant Administrator For Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Magnuson-Stevens Act Provisions; Fisheries of the Northeastern United States; Northeast Multispecies Fishery; 2008 Georges Bank Cod Fixed Gear Sector Operations Plan and Agreement, and Allocation of Georges Bank Cod Total Allowable Catch [Docket No. 071017601-8510-02] (RIN: 0648-AW17) received May 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

6720. A letter from the Director Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; Snapper/Grouper Resources of the South Atlantic; Withdrawal of Trip Limit Reduction [Docket No. 060525140-6221-02] (RIN: 0648-XG34) received May 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

6721. A letter from the Administrator, Office of Foreign Labor Certification, Employment and Training Administration, DOL, Department of Labor, transmitting the Department's final rule — Employment Standards Administration; Labor Condition Application Requirements for Employers Seeking To Use Nonimmigrants on E-3 Visas in Specialty Occupations; Filing Procedures (RIN: 1205-AB43) received May 8, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on the Judiciary.

6722. A letter from the Director, U.S. Office of Personnel Management, Office of Personnel Management, transmitting the Office's final rule — Amendments to Conform the United States Code of Federal Regulations to the Voting Rights Reauthorization and Amendments Act of 2006 (RIN: 3206-AL40) received April 8, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on the Judiciary.

6723. A letter from the Director of Regulations Management, Department of Veterans Affairs, transmitting the Department's final rule — Accreditation of Agents and Attorneys; Agent and Attorney Fees (RIN: 2900-AM62) received May 13, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Veterans' Affairs.

6724. A letter from the Director, Regulations Management, Department of Veterans Affairs, transmitting the Department's final rule — Provision of Hospital Care and Medical Services During Certain Disasters or Emergencies (RIN: 2900-AM40) received May 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Veterans' Affairs.

6725. A letter from the Director of Regulations Management, Department of Veterans Affairs, transmitting the Department's final rule — VA Veteran-Owned Small Business Verification Guidelines (RIN: 2900-AM78) received May 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Veterans' Affairs.

6726. A letter from the President and CEO, American Association of Exporter and Importers, transmitting the Association's views and comments in response to the Notice of

Proposed Rulemaking on Importer Security Filing and Additional Carrier Requirements; to the Committee on Ways and Means.

6727. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final rule — Update for Weighted Average Interest Rates, Yield Curves, and Segment Rates [Notice 2008-50] received May 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

6728. A letter from the Chief, Publications and Regulations, Internal Revenue Service, transmitting the Service's final rule — Corporate Reorganizations; Amendment to Transfers of Assets or Stock Following a Reorganization [TD 9396] (RIN: 1545-BH52) received May 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

6729. A letter from the National Taxpayer Advocate, Internal Revenue Service, transmitting a report entitled, "National Taxpayer Advocate's 2007 Annual Report"; to the Committee on Ways and Means.

6730. A letter from the Social Security Regulations Officer, Social Security Administration, transmitting the Administration's final rule — Amendments to the Ticket to Work and Self-Sufficiency Program [Docket No. SSA-2006-0092] (RIN: 0960-AF89) received May 15, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

6731. A letter from the Secretary, Federal Trade Commission, transmitting the seventh annual report pursuant to the College Scholarship Fraud Prevention Act of 2000; jointly to the Committees on Education and Labor and the Judiciary.

6732. A letter from the Secretary, Department of Commerce, transmitting the Department's Propane Consumer Impact Analysis regarding the operations of the Propane Education and Research Council, pursuant to Public Law 104-284, section 12; jointly to the Committees on Energy and Commerce and Science and Technology.

6733. A letter from the Administrator, National Aeronautics and Space Administration, transmitting the Administration's proposal to amend the Iran, North Korea, and Syria Nonproliferation Act; jointly to the Committees on Foreign Affairs and Science and Technology.

6734. A letter from the Associate Deputy Secretary, Department of the Interior, transmitting a copy of a draft bill entitled, "Pick-Sloan Missouri Basin Program Cost Reallocation Act of 2008"; jointly to the Committees on Natural Resources and Energy and Commerce.

6735. A letter from the Principal Deputy Assistant Attorney General, Department of Justice, transmitting a report required by the Foreign Intelligence Surveillance Act of 1978, pursuant to 50 U.S.C. 1807; jointly to the Committees on the Judiciary and Intelligence (Permanent Select).

6736. A letter from the Assistant Secretary for Legislative and Intergovernmental Affairs, Department of Commerce, transmitting a copy of a draft bill entitled, "the Economic Development Administration Reauthorization Act of 2008"; jointly to the Committees on Transportation and Infrastructure and Financial Services.

6737. A letter from the Secretary, Department of Veterans Affairs, transmitting a copy of a draft bill entitled, "the Veterans' Benefits Enhancement Act of 2008"; jointly to the Committees on Veterans' Affairs and the Judiciary.

6738. A letter from the Acting General Counsel, Department of Defense, transmitting a copy of legislative proposals that would implement initiatives concerning military spousal benefits presented by the

President of the United States in his State of the Union Address; jointly to the Committees on Armed Services, Veterans' Affairs, and Oversight and Government Reform.

6739. A letter from the Chairman, U.S.-China Economic and Security Review Commission, transmitting the Commission's record of the public hearing on the "Implications of Sovereign Wealth Fund Investments for National Security," pursuant to Public Law 106-286, section 635(a); jointly to the Committees on Ways and Means, Foreign Affairs, and Armed Services.

6740. A letter from the Acting General Counsel, Department of Defense, transmitting a copy of legislative proposals as part of the National Defense Authorization Bill for Fiscal Year 2009; jointly to the Committees on Armed Services, Oversight and Government Reform, Natural Resources, Foreign Affairs, Transportation and Infrastructure, and Energy and Commerce.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of the committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. SKELTON: Committee on Armed Services. Supplemental report on H.R. 5658. A bill to authorize appropriations for fiscal year 2009 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2009, and for other purposes (Rept. 110-652, Pt. 2).

Mr. RANGEL: Committee on Ways and Means. H.R. 6049. A bill to amend the Internal Revenue Code of 1986 to provide incentives for energy production and conservation, to extend certain expiring provisions, to provide individual income tax relief, and for other purposes; with an amendment (Rept. 10-658). Referred to the Committee of the Whole House on the State of the Union.

Mr. SPRATT: Committee of Conference. Conference report on S. Con. Res. 70. A resolution setting forth the congressional budget for the United States Government for fiscal year 2009 and including the appropriate budgetary levels for fiscal years 2008 and 2010 through 2013 (Rept. 110-659). Ordered to be printed.

Mr. ARCURI: Committee on Rules. H. Res. 1212. A resolution providing for consideration of the bill (H.R. 6049) to amend the Internal Revenue Code of 1986 to provide incentives for energy production and conservation, to extend certain expiring provisions, to provide individual income tax relief, and for other purposes (Rept. 110-660). Referred to the House Calendar.

Mr. HASTINGS (FL): Committee on Rules. H. Res. 1213. A resolution providing for consideration of the bill (H.R. 5658) to authorize appropriations for fiscal year 2009 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2009, and for other purposes (Rept. 110-661). Referred to the House Calendar.

Mr. MCGOVERN: Committee on Rules. H. Res. 1214. A resolution providing for consideration of the conference report to accompanying the concurrent resolution (S. Con. Res. 70) setting forth the congressional budget for the United States Government for fiscal year 2009 and including the appropriate budgetary levels for fiscal years 2008 and 2010 through 2013 (Rept. 110-662). Referred to the House Calendar.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions were introduced and severally referred, as follows:

By Mrs. BONO MACK (for herself, Mr. BACA, Mr. BILBRAY, Mr. CALVERT, Mr. CARDOZA, Ms. CASTOR, Mr. COSTA, Mr. DOOLITTLE, Mr. DREIER, Ms. ESHOO, Mr. FARR, Ms. FOX, Mr. GALLEGLY, Ms. HARMAN, Mr. HUNTER, Mr. ISSA, Ms. LEE, Mr. LEWIS of California, Ms. ZOE LOFGREN of California, Mr. DANIEL E. LUNGREN of California, Mr. MACK, Mr. MCCARTHY of California, Mr. MCKEON, Mr. GARY G. MILLER of California, Mrs. NAPOLITANO, Mr. PETERSON of Pennsylvania, Mr. RADANOVICH, Mr. ROHRBACHER, Ms. ROYBAL-ALLARD, Ms. LORETTA SANCHEZ of California, Mr. SCHIFF, Mr. SNYDER, Ms. SOLIS, Ms. SPEIER, Mr. STARK, Mr. THOMPSON of California, Ms. WATSON, and Ms. WOOLSEY):

H.R. 6085. A bill to designate the facility of the United States Postal Service located at 42222 Rancho Las Palmas Drive in Rancho Mirage, California, as the "Gerald R. Ford Post Office Building"; to the Committee on Oversight and Government Reform.

By Mr. ALEXANDER:

H.R. 6086. A bill to make emergency supplemental appropriations for Katrina recovery for the fiscal year ending September 30, 2007, and for other purposes; to the Committee on Appropriations, and in addition to the Committee on the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CAMPBELL of California:

H.R. 6087. A bill to sunset the Federal recognition and acknowledgment process within the Bureau of Indian Affairs of the Department of the Interior, and for other purposes; to the Committee on Natural Resources.

By Mr. CONYERS (for himself and Mr. POE):

H.R. 6088. A bill to establish a domestic violence volunteer attorney network to represent domestic violence victims; to the Committee on the Judiciary.

By Ms. DeGETTE (for herself, Mr. KING of New York, Mrs. CAPPS, Mr. CAPUANO, Mr. EMANUEL, Mrs. EMERSON, Mr. GENE GREEN of Texas, Mr. JACKSON of Illinois, Mr. KIRK, Mr. TIM MURPHY of Pennsylvania, Ms. PRYCE of Ohio, and Mr. VAN HOLLEN):

H.R. 6089. A bill to amend title IV of the Public Health Service Act to provide for the establishment of pediatric research consortia; to the Committee on Energy and Commerce.

By Mr. ISSA (for himself, Mr. SMITH of Texas, Mr. SENSENBRENNER, Mr. COBLE, Mr. GALLEGLY, Mr. GOODLATTE, Mr. BILBRAY, and Mr. FEENEY):

H.R. 6090. A bill to amend the Immigration and Nationality Act to eliminate the diversity immigrant program and to re-allocate those visas to certain employment-based immigrants who obtain an advanced degree in the United States; to the Committee on the Judiciary.

By Mr. ENGLISH of Pennsylvania (for himself and Ms. BERKLEY):

H.R. 6091. A bill to amend title XVIII of the Security Act to preserve access to physicians' services under the Medicare Program; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. GINGREY:

H.R. 6092. A bill to designate the facility of the United States Postal Service located at 101 Tallapoosa Street in Bremen, Georgia, as

the "Sergeant Paul Saylor Post Office Building"; to the Committee on Oversight and Government Reform.

By Mr. HINCHEY (for himself, Mr. FILNER, and Mr. FRANK of Massachusetts):

H.R. 6093. A bill to amend chapter 171 of title 28, United States Code, to allow members of the Armed Forces to sue the United States for damages for certain injuries caused by improper medical care and for other purposes; to the Committee on the Judiciary.

By Mr. ISRAEL:

H.R. 6094. A bill to hold the surviving Nazi war criminals accountable for the war crimes, genocide, and crimes against humanity they committed during World War II, by encouraging foreign governments to more efficiently prosecute and extradite wanted criminals; to the Committee on the Judiciary, and in addition to the Committee on Foreign Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. LAMPSON (for himself, Mr. CHABOT, Mr. AL GREEN of Texas, Mr. GENE GREEN of Texas, Mr. KAGEN, Mr. SHIMKUS, Mr. UDALL of Colorado, and Mr. POE):

H.R. 6095. A bill to implement certain measures to increase the effectiveness of international child abduction remedies, and for other purposes; to the Committee on the Judiciary.

By Mr. LAMPSON (for himself, Mr. CHABOT, Mr. AL GREEN of Texas, Mr. GENE GREEN of Texas, Mr. KAGEN, Mr. SHIMKUS, Mr. UDALL of Colorado, and Mr. POE):

H.R. 6096. A bill to require the Secretary of State to submit to Congress annual reports on the progress made by the United States in negotiating international agreements relating to international child abduction with countries that are not contracting parties to the Hague Convention on the Civil Aspects of International Child Abduction, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. MATHESON (for himself, Mr. BISHOP of Utah, and Mr. CANNON):

H.R. 6097. A bill to authorize the Boy Scouts of America to exchange certain land in the State of Utah acquired under the Recreation and Public Purposes Act; to the Committee on Natural Resources.

By Mr. REICHERT:

H.R. 6098. A bill to amend the Homeland Security Act of 2002 to improve the financial assistance provided to State, local, and tribal governments for information sharing activities, and for other purposes; to the Committee on Homeland Security.

By Mr. SIREN (for himself, Mr. FRANK of Massachusetts, and Mr. CAPUANO):

H.R. 6099. A bill to provide for extension of existing and expiring agreements under the Moving-to-Work program of the Department of Housing and Urban Development; to the Committee on Financial Services.

By Ms. SOLIS (for herself and Mr. WAXMAN):

H.R. 6100. A bill to amend the Toxic Substances Control Act to reduce the exposure of children, workers, and consumers to toxic chemical substances; to the Committee on Energy and Commerce.

By Mr. THORNBERRY:

H.R. 6101. A bill to amend the Internal Revenue Code of 1986 to improve the ability of

medical professionals to practice medicine and provide quality care to patients by providing a tax deduction for patient bad debt; to the Committee on Ways and Means.

By Mr. THORNBERRY:

H.R. 6102. A bill to reduce the amount of paperwork and improve payment policies for health care services, to prevent fraud and abuse through health care provider education, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. BISHOP of New York:

H. Con. Res. 355. Concurrent resolution providing for a conditional adjournment of the House of Representatives and a conditional recess or adjournment of the Senate; considered and agreed to.

By Mr. FILNER (for himself and Mr. ISSA):

H. Con. Res. 356. Concurrent resolution expressing the sense of the Congress that a postage stamp should be issued to honor law enforcement officers killed in the line of duty and that the Citizens' Stamp Advisory Committee should recommend to the Postmaster General that such a stamp be issued; to the Committee on Oversight and Government Reform.

By Mr. FEENEY:

H. Con. Res. 357. Concurrent resolution encouraging all States to enact laws requiring photo identification to vote in elections; to the Committee on House Administration.

By Mr. HELLER (for himself, Ms. BERKLEY, and Mr. PORTER):

H. Con. Res. 358. Concurrent resolution commending the members of the Nevada Army National Guard and Air National Guard for their service to the State of Nevada and the United States; to the Committee on Armed Services.

By Mr. TANCREDO (for himself, Mr. FLAKE, Mr. MACK, Mr. SHADEGG, and Mr. TERRY):

H. Con. Res. 359. Concurrent resolution expressing the sense of Congress on naming an aircraft carrier as the U.S.S. Barry M. Goldwater; to the Committee on Armed Services.

By Mr. ROSS:

H. Res. 1210. A resolution supporting the designation of Destination Imagination Week; to the Committee on Education and Labor.

By Mr. SCOTT of Virginia:

H. Res. 1211. A resolution expressing the sense of the House that the Guidelines on General Crimes, Racketeering Enterprise and Terrorism Enterprise Investigation as modified on May 30, 2002 ("Ashcroft Guidelines") should be rescinded and replaced by the former Guidelines ('Levi guidelines') to protect Americans from domestic Federal Bureau of Investigation spying in the absence of suspected criminal activity; to the Committee on the Judiciary.

By Mr. BACA:

H. Res. 1215. A resolution honoring the Armed Forces from the Inland Empire in California and their families for their extraordinary sacrifices serving the United States in Operation Enduring Freedom and Operation Iraqi Freedom; to the Committee on Armed Services.

By Mrs. MYRICK (for herself, Mrs. CAPPS, Mr. ISRAEL, and Ms. PRYCE of Ohio):

H. Res. 1216. A resolution supporting the efforts to reduce unnecessary radiation exposure through computed tomography scans for children, and for other purposes; to the Committee on Energy and Commerce.

MEMORIALS

Under clause 3 of rule XII, memorials were presented and referred as follows:

284. The SPEAKER presented a memorial of the Legislature of the State of Maine, relative to House Resolution No. 1672 memorializing the Congress of the United States to stop gasoline price manipulation and to close the Enron loophole; to the Committee on Agriculture.

285. Also, a memorial of the Legislature of the State of Nebraska, relative to Legislative Resolution No. 376 urging the President of the United States and the Congress of the United States to continue efforts to account for all of the missing people from the Vietnam War; to the Committee on Veterans' Affairs.

286. Also, a memorial of the House of Representatives of the State of Alabama, relative to House Resolution No. 345 urging the Congress of the United States to permanently abolish the death tax; to the Committee on Ways and Means.

287. Also, a memorial of the Legislature of the State of Louisiana, relative to Senate Concurrent Resolution No. 20 memorializing the Congress of the United States to extend the expiration deadline of the Gulf Opportunity Zone Act of 2005; to the Committee on Ways and Means.

288. Also, a memorial of the Legislature of the State of Arizona, relative to Senate Concurrent Memorial No. 1004 urging the Congress of the United States to authorize the United States Department of the Treasury to intercept federal tax refunds to pay overdue victim restitution and other financial obligations ordered by state and local criminal and traffic courts; to the Committee on Ways and Means.

PRIVATE BILLS AND RESOLUTIONS

Under clause 3 of rule XII,

Mr. HUNTER introduced a bill (H.R. 6103) for the relief of Roberto Luis Dunoyer Mejia, Consuelo Cardona Molina, Camilo Dunoyer Cardona, and Pablo Dunoyer Cardona; which was referred to the Committee on the Judiciary.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 63: Ms. FOX.

H.R. 82: Mr. BROWN of South Carolina and Ms. SPIER.

H.R. 111: Mr. ARCURI.

H.R. 154: Mr. PASTOR, Ms. LORETTA SANCHEZ of California, Mr. PLATTS, and Ms. BALDWIN.

H.R. 160: Mr. DINGELL.

H.R. 398: Ms. LEE.

H.R. 549: Mr. CHABOT.

H.R. 642: Mr. GONZALEZ.

H.R. 643: Mr. WALBERG, Mr. TIAHRT, Mr. SHAYS, and Ms. FALLIN.

H.R. 699: Mr. BONNER.

H.R. 749: Mr. PAUL.

H.R. 760: Mr. MEEKS of New York and Ms. RICHARDSON.

H.R. 808: Mr. WEXLER.

H.R. 882: Mr. HELLER.

H.R. 1016: Mr. CAPUANO and Ms. TSONGAS.

H.R. 1032: Mr. ALTMIRE, Mr. FOSTER, Mr. CARNEY, Mrs. CAPPS, Mr. SESTAK, Mr. GORDON, Mr. BOSWELL, Mr. SERRANO, Mr. HASTINGS of Florida, Mr. ABERCROMBIE, Mrs. TAUSCHER, and Mrs. NAPOLITANO.

H.R. 1043: Mr. UDALL of Colorado.

H.R. 1072: Mr. GONZALEZ.
H.R. 1108: Ms. SPEIER.
H.R. 1110: Mr. BRADY of Texas and Mr. REHBERG.
H.R. 1113: Mr. KLEIN of Florida, Mr. McHUGH, Mr. MOORE of Kansas, Mr. OBERSTAR, and Mr. TIM MURPHY of Pennsylvania.
H.R. 1185: Mr. KIRK.
H.R. 1306: Mr. HASTINGS of Florida.
H.R. 1328: Mr. SALAZAR.
H.R. 1448: Mr. VAN HOLLEN.
H.R. 1465: Mr. WEINER.
H.R. 1475: Mr. SESTAK.
H.R. 1532: Mr. BILBRAY.
H.R. 1553: Mr. MURPHY of Connecticut.
H.R. 1707: Ms. SPEIER.
H.R. 1767: Mr. DENT.
H.R. 1781: Mr. PAYNE, Ms. WATERS, Ms. VELÁZQUEZ, and Mr. GONZALEZ.
H.R. 1820: Mr. ROTHMAN.
H.R. 1884: Ms. LINDA T. SÁNCHEZ of California, Ms. ROS-LEHTINEN, and Mr. GONZALEZ.
H.R. 1921: Mr. CLEAVER.
H.R. 1927: Mr. WITTMAN of Virginia.
H.R. 2032: Ms. DELAURO.
H.R. 2049: Mr. ROTHMAN.
H.R. 2114: Mr. RYAN of Ohio.
H.R. 2183: Ms. FOXX.
H.R. 2205: Mr. PASTOR.
H.R. 2210: Mr. WAXMAN, Mr. ROSS, Ms. MCCOLLUM of Minnesota, Mr. KENNEDY, Mr. OLIVER, and Mr. MURTHA.
H.R. 2236: Ms. SCHWARTZ.
H.R. 2244: Ms. BALDWIN.
H.R. 2266: Mr. LARSON of Connecticut.
H.R. 2320: Mr. FILNER.
H.R. 2552: Ms. JACKSON-LEE of Texas.
H.R. 2610: Mr. ROTHMAN.
H.R. 2694: Mr. RANGEL.
H.R. 2812: Mr. McCAUL of Texas.
H.R. 2864: Mr. PICKERING, Mr. CHANDLER, and Mr. CONYERS.
H.R. 2885: Mr. McHENRY.
H.R. 2933: Mr. COLE of Oklahoma.
H.R. 2965: Mr. MATHESON and Mr. DELAHUNT.
H.R. 3008: Mr. SALAZAR.
H.R. 3014: Mr. ANDREWS.
H.R. 3063: Mr. HIGGINS.
H.R. 3089: Mr. SOUDER and Mr. AKIN.
H.R. 3144: Mr. BURTON of Indiana and Mr. BARTLETT of Maryland.
H.R. 3175: Mr. FILNER and Mr. FARR.
H.R. 3187: Mr. GRIJALVA, Ms. BALDWIN, and Mr. LAMPSON.
H.R. 3329: Mr. McDERMOTT.
H.R. 3452: Mrs. BONO MACK.
H.R. 3457: Mrs. DRAKE, Mr. ADERHOLT, and Mr. CARDOZA.
H.R. 3543: Mr. PATRICK MURPHY of Pennsylvania.
H.R. 3700: Mr. MORAN of Kansas and Mr. REHBERG.
H.R. 3750: Mr. GONZALEZ.
H.R. 3846: Ms. ZOE LOFGREN of California.
H.R. 3852: Mr. ISSA.
H.R. 4014: Mr. CARSON.
H.R. 4015: Mr. CARSON.
H.R. 4016: Mr. CARSON.
H.R. 4089: Mr. CONYERS.
H.R. 4141: Mr. MATHESON and Ms. JACKSON-LEE of Texas.
H.R. 4199: Mr. CLAY.
H.R. 4204: Mr. SCHIFF.
H.R. 4236: Ms. MOORE of Wisconsin, Mr. BISHOP of New York, and Mr. FILNER.
H.R. 4318: Mr. JORDAN and Mr. CAPUANO.
H.R. 4452: Mr. SKELTON.
H.R. 4651: Ms. CLARKE.
H.R. 4736: Mr. YOUNG of Alaska.
H.R. 4849: Mr. CONYERS.
H.R. 4884: Mr. ROTHMAN.
H.R. 4900: Mr. BUYER, Mr. LEWIS of California, Mr. RADANOVICH, and Mr. TIBERI.
H.R. 5223: Mr. OBERSTAR, Mr. ALTMIRE, Mr. ALLEN, and Mr. SCHIFF.
H.R. 5244: Mr. MARSHALL.

H.R. 5265: Mr. MARKEY, Mr. KUHLMAN of New York, Mr. ORTIZ, and Mrs. NAPOLITANO.
H.R. 5268: Ms. LEE, Mr. GONZALEZ, and Mr. BRALEY of Iowa.
H.R. 5519: Ms. CORRINE BROWN of Florida and Mr. FILNER.
H.R. 5536: Mr. BARROW.
H.R. 5541: Ms. MATSUI.
H.R. 5544: Mr. WALBERG.
H.R. 5547: Mr. TIERNEY.
H.R. 5559: Mrs. McMORRIS RODGERS, and Ms. JACKSON-LEE of Texas.
H.R. 5573: Mr. HIGGINS, Mr. POMEROY, Ms. CORRINE BROWN of Florida, Mr. YOUNG of Alaska, Mr. CHANDLER, Mr. REHBERG, Mrs. EMERSON, Mr. TOWNS, and Mr. BISHOP of Georgia.
H.R. 5595: Ms. JACKSON-LEE of Texas.
H.R. 5603: Mr. RYAN of Wisconsin.
H.R. 5629: Mr. CARSON.
H.R. 5638: Mr. COHEN.
H.R. 5699: Mr. HELLER.
H.R. 5700: Mr. HASTINGS of Florida, Mr. YOUNG of Alaska, Mr. McHENRY, and Mrs. MUSGRAVE.
H.R. 5714: Mr. UDALL of Colorado, Mrs. GILLIBRAND, Mr. HARE, Mr. GALLEGLY, Mr. YOUNG of Florida, Mrs. BLACKBURN, Mr. EDWARDS, Mr. BOOZMAN, Mr. TIBERI, and Mr. LATTA.
H.R. 5737: Ms. JACKSON-LEE of Texas and Mr. BISHOP of Utah.
H.R. 5748: Ms. JACKSON-LEE of Texas.
H.R. 5772: Mr. PALLONE and Mr. TOWNS.
H.R. 5775: Mrs. MUSGRAVE.
H.R. 5785: Mr. CARSON.
H.R. 5788: Ms. MCCOLLUM of Minnesota.
H.R. 5793: Mr. HOLDEN and Mr. FEENEY.
H.R. 5798: Mr. CARSON.
H.R. 5802: Mr. GUTIERREZ and Mr. RUSH.
H.R. 5804: Mr. ANDREWS.
H.R. 5814: Mr. WEINER, Mr. FOSSELLA, Mr. COBLE, and Mr. POE.
H.R. 5831: Mrs. LOWEY.
H.R. 5842: Ms. BALDWIN.
H.R. 5843: Ms. BALDWIN.
H.R. 5852: Mr. FARR and Mr. DEFazio.
H.R. 5857: Mr. FORBES.
H.R. 5874: Mr. PLATTS.
H.R. 5881: Mr. RUSH.
H.R. 5892: Mr. DEFazio.
H.R. 5898: Mr. CARNAHAN, Mrs. MILLER of Michigan, Mrs. BIGGERT, Ms. FALLIN, Mr. PERLMUTTER, Mrs. CAPITO, Mr. SOUDER, and Mr. DEAL of Georgia.
H.R. 5901: Ms. LEE.
H.R. 5902: Mr. TOWNS.
H.R. 5904: Mr. PITTS and Mr. LATHAM.
H.R. 5906: Mr. BURTON of Indiana.
H.R. 5914: Mr. THORNBERRY and Mr. EDWARDS.
H.R. 5925: Mr. CARSON.
H.R. 5935: Mr. BAIRD, Mr. CARSON, and Mr. REGULA.
H.R. 5941: Mr. CARNAHAN.
H.R. 5944: Mr. LAMBORN.
H.R. 5950: Ms. SOLIS and Mr. McDERMOTT.
H.R. 5954: Mr. KUCINICH, Ms. MATSUI, Ms. JACKSON-LEE of Texas, Mr. RAHALL, Mr. HALL of New York, Mr. PAUL, and Mr. KUHLMAN of New York.
H.R. 5960: Mr. JEFFERSON, Ms. SUTTON, Mr. BRADY of Pennsylvania, and Mr. BERRY.
H.R. 5971: Mr. AKIN, Mr. GOODE, and Mr. POE.
H.R. 5977: Mr. BACA, Mr. PASTOR, Mr. FILNER, and Mr. BOSWELL.
H.R. 5979: Ms. JACKSON-LEE of Texas.
H.R. 5989: Mrs. WILSON of New Mexico.
H.R. 5995: Mr. SOUDER and Mrs. MUSGRAVE.
H.R. 5998: Ms. MATSUI and Mr. CAPUANO.
H.R. 6001: Mrs. MYRICK.
H.R. 6003: Mr. LOEBACK, Mr. REHBERG, Mr. FARR, and Ms. MCCOLLUM of Minnesota.
H.R. 6034: Mr. WELLER, Mr. CARSON, Mr. WU, and Ms. SOLIS.
H.R. 6048: Mr. SKELTON.
H.R. 6053: Mr. LAMBORN.

H.R. 6064: Ms. EDDIE BERNICE JOHNSON of Texas, Mr. COLE of Oklahoma, and Ms. GIFFORDS.
H.R. 6067: Ms. HERSETH SANDLIN, Mr. ROSS, Mr. PATRICK MURPHY of Pennsylvania, Mr. SPACE, Mr. MICHAUD, and Ms. JACKSON-LEE of Texas.
H.R. 6073: Mr. McHENRY, Mr. BURTON of Indiana, and Mr. BOOZMAN.
H.R. 6074: Mr. SHERMAN and Ms. CASTOR.
H. J. Res. 39: Mr. MURTHA and Mr. BARROW.
H. Con. Res. 163: Mrs. McMORRIS RODGERS.
H. Con. Res. 195: Mr. DAVID DAVIS of Tennessee, Mrs. BLACKBURN, Mr. COLE of Oklahoma, Mr. DONNELLY, and Mrs. BACHMANN.
H. Con. Res. 297: Mr. DAVIS of Illinois, Ms. HIRONO, Mr. HUNTER, Mr. SAXTON, Mr. McHUGH, Mr. JONES of North Carolina, Mr. MILLER of Florida.
Mr. GINGREY, Mr. THORNBERRY, and Mr. ORTIZ.
H. Con. Res. 299: Mr. CASTLE, Mr. WEXLER, Mrs. MALONEY of New York, Mr. McINTYRE, Mr. RYAN of Ohio, Mr. SMITH of New Jersey, Mr. TOWNS, Mr. MORAN of Virginia, Mr. McNULTY, Mr. HOLT, Mr. SOUDER, Mr. FRANK of Massachusetts, Mr. ROTHMAN, and Mr. KUCINICH.
H. Con. Res. 336: Mr. HONDA, Mr. MURPHY of Connecticut, Mr. ABERCROMBIE, Ms. SCHAKOWSKY, Mr. TIM MURPHY of Pennsylvania, Mr. SCOTT of Virginia, Mr. THOMPSON of California, Mr. DAVIS of Illinois, Mr. COURTNEY, Mr. KAGEN, Ms. JACKSON-LEE of Texas, Mr. WHITFIELD of Kentucky, and Mr. KILDEE.
H. Con. Res. 351: Mr. HINCHEY and Mr. LARSON of Connecticut.
H. Res. 111: Mr. HOEKSTRA.
H. Res. 212: Mr. CAPUANO.
H. Res. 415: Mr. SESTAK and Mrs. DRAKE.
H. Res. 672: Mr. CUMMINGS.
H. Res. 679: Mr. COSTA and Mr. LATHAM.
H. Res. 937: Ms. MCCOLLUM of Minnesota.
H. Res. 1008: Mr. FRANKS of Arizona and Mr. FOSTER.
H. Res. 1010: Ms. MOORE of Wisconsin, Mr. DICKS, Mr. HINOJOSA, Mr. CONAWAY, Mr. SHUSTER, Mr. PAUL, Mr. SESSIONS, and Mr. SOUDER.
H. Res. 1012: Mr. BERRY.
H. Res. 1017: Mr. CAPUANO, Mr. DAVIS of Illinois, and Ms. HERSETH SANDLIN.
H. Res. 1042: Mr. RADANOVICH, Mrs. BLACKBURN, and Mr. TOWNS.
H. Res. 1078: Mr. FRANK of Massachusetts.
H. Res. 1106: Mr. SHERMAN.
H. Res. 1124: Mr. TIBERI.
H. Res. 1139: Mrs. DAVIS of California, Mrs. TAUSCHER, Mr. LARSON of Connecticut, Mr. PASCRELL, Mr. SHADEGG, Mr. FLAKE, Mr. CHANDLER, Mrs. NAPOLITANO, and Mr. COLE of Oklahoma.
H. Res. 1143: Mrs. McMORRIS RODGERS.
H. Res. 1160: Mrs. BIGGERT.
H. Res. 1164: Mr. HARE.
H. Res. 1182: Mr. GOODE, Mr. SOUDER, Mr. DEFazio, Ms. KAPTUR, and Mr. WEXLER.
H. Res. 1191: Mr. RUSH, Mr. TOWNS, Ms. LEE, Mr. COHEN, and Mr. BOSWELL.
H. Res. 1195: Ms. WATSON, Ms. ZOE LOFGREN of California, Mr. FILNER, Mr. INGLIS of South Carolina, Mr. SMITH of New Jersey, Mr. POE, and Mr. FORTENBERRY.
H. Res. 1202: Mr. PETRI, Mr. ORTIZ, Mr. LARSEN of Washington, Mr. MOLLOHAN, Mr. McDERMOTT, and Mr. REHBERG.
H. Res. 1208: Mr. McDERMOTT, Mr. MEEK of Florida, Mr. CALVERT, and Mr. ELLISON.

PETITIONS, ETC.

Under clause 3 of rule XII, petitions and papers were laid on the clerk's desk and referred as follows:

249. The SPEAKER presented a petition of the County Board of Commissioners of

Escambia, Florida, relative to Resolution No. R2008-70 supporting the U.S. Air Force, Northrup Grumman and the workers of Lower Alabama and the Central Gulf Coast in the effort to build the new refueling tanker, the KC-45 Jets, in the Mobile, Alabama, area; to the Committee on Armed Services.

250. Also, a petition of the City Council of the City of Gulf Shores, Alabama, relative to

Resolution No. 4465-08 urging the Congress of the United States to consider the needs of the American war fighter, to affirm the selection process of the U.S. Air Force, and to support the creation of American jobs by moving with all deliberate speed to fund and implement the KC-45 tanker project; to the Committee on Armed Services.

251. Also, a petition of the Town of Provincetown, Massachusetts, relative to a Resolution calling on the Congress of the United States to vote only for funding for a safe and rapid withdrawal of all U.S. troops from Iraq; to the Committee on Armed Services.